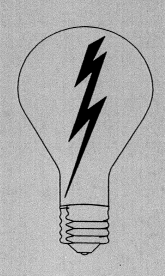
YEAR 1998

ANNUAL REPORT
OF



Montana-Dakota Utilities Company

ELECTRIC UTILITY



TO THE
PUBLIC SERVICE COMMISSION
STATE OF MONTANA
1701 PROSPECT AVENUE
P.O. BOX 202601
HELENA, MT 59620-2601

RECEIVED BY

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UTILITIES CO.
A Division of MDU Resources Group, Inc.

400 North Fourth Street Bismarck, ND 58501 (701) 222-7900 PUBLIC SERVICE COMMISSION

April 30, 1999

Mr. Dan Elliott, Administrator Utility Division Montana Public Service Commission 1701 Prospect Avenue Helena, MT 59620-2601

Re: Annual Reports

Dear Mr. Elliott:

Montana-Dakota Utilities Co. (Montana-Dakota), a Division of MDU Resources Group, Inc., herewith submits two copies of its Electric and Gas Annual Reports for the year ended December 31, 1998. Also enclosed is a check for \$50.00 to cover the filing fee pursuant to Section 69-3-203, MCA.

Data relating to Schedule 16 of the electric and gas reports, as well as the supplier information required for Schedule 33 of the gas report is proprietary and confidential. Montana-Dakota will provide a Motion for Protective Order relating to the information. Upon issuance of a protective order, Montana-Dakota will provide the information to the Commission and the Montana Consumer Counsel as proprietary schedules.

Please acknowledge receipt by stamping or initialing the duplicate copy of this letter attached hereto and returning the same in the enclosed self-addressed, stamped envelope.

Sincerely,

C. Wayne Fox Vice President

Regulatory Affairs &

General Services

Enclosures

c: Montana Consumer Counsel

Electric Annual Report

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Electric Annual Report

Instructions

General

- 1. A Microsoft EXCEL 97 workbook of the annual report is being provided on computer disk for your convenience. The workbook contains the schedules of the annual report. Each schedule is on the worksheet named that schedule. For example, Schedule 1 is on the sheet titled "Schedule 1". By entering your company name in the cell named "Company" of the first worksheet, the spreadsheet will put your company name on all the worksheets in the workbook. The same is true for inputting the year of the report in the cell named "YEAR". You can "GOTO" the proper cell by using the F5 key and selecting the name of the cell.
- The workbook contains input sections that are unprotected, and non-input sections that are protected. Cell protection can be disabled or enabled through "TOOLS PROTECTION UNPROTECT SHEET" on your toolbar. Formulas and checks are built into most of the templates.
- 3. Use of the disk is optional. The disk and the report cover shall be returned when the report is filed. There are macros built into the workbook to assist you with the report. An explanation of the macros is on the "Control" worksheet at the front of the workbook. The explanations start at cell A1.
- 4. All forms must be filled out in permanent ink and be legible. Note: Even if the computer disk is used, a printed version of the report shall be filed. The orientation and margins are set up on each individual worksheet and should print on one page. If you elect not to use the disk, please format your reports to fit on one 8.5" by 11" page with the left binding edge (top if landscaped) set at .85", the right edge (bottom if landscaped) set at .4", and the remaining two margins at .5". You may select specific schedules to print See the worksheet "CONTROL".
- 5. Indicate negative amounts (such as decreases) by enclosing the figures in parentheses ().
- 6. Where space is a consideration, information on financial schedules may be rounded to thousands of dollars. Companies submitting schedules rounded to thousands shall so indicate at the top of the schedule.
- 7. Where more space is needed or more than one schedule is needed additional schedules may be attached and shall be included directly behind the original schedule to which it pertains and be labeled accordingly (for example, Schedule 1A).
- 8. The information required with respect to any statement shall be furnished as a minimum requirement to which shall be added such further information as is necessary to make the required schedules not misleading.

- 9. All companies owned by another company shall attach a corporate structure chart of the holding company.
- 10. Schedules that have no activity during the year or are not applicable to the respondent shall be marked as not applicable and submitted with the report.
- 11. The following schedules shall be filled out with information on a total company basis:

Schedules 1 through 5 Schedules 6 and 7 Schedule 14 Schedule 17 and 18 Schedules 23 through 26 Schedules 33 and 34

All other schedules shall be filled out with either Montana specific data, or both total company and Montana specific data, as indicated in the schedule titles and headings.

Financial schedules shall include all amounts originating in Montana or allocated to Montana from other jurisdictions.

- 12. FERC Form-1 sheets may not be substituted in lieu of completing annual report schedules.
- 13. Common sense must be used when filling out all schedules.

Specific Instructions

Schedules 6 and 7

- 1. All transactions with affiliated companies shall be reported. The definition of affiliated companies as set out in 18 C.F.R. Part 101 shall be used.
- 2. Column (c). Respondents shall indicate in column (c) the method used to determine the price. Respondents shall indicate if a contract is in place between the Affiliate and the Utility. If a contract is in place, respondents shall indicate the year the contract was initiated, the term of the contract and the method used to determine the contract price.
- 3. Column (c). If the method used to determine the price is different than the previous year, respondents shall provide an explanation, including the reason for the change.

Schedules 8, 18, and 23

1. Include all notes to the financial statements required by the FERC or included in the financial statements issued as audited financial statements. These notes shall be included in the report directly behind the schedules and shall be labeled appropriately (Schedule 8A, etc.).

Schedule 12

1. Respondents shall disclose all payments made during the year for services where the aggregate payment to the recipient was \$5,000 or more. Utilities having jurisdictional revenue equal to or in excess of \$1,000,000 shall report aggregate payments of \$25,000 or more. Utilities having jurisdictional revenue equal to or in excess of \$10,000,000 shall report aggregate payments of \$75,000 or more. Payments must include fees, retainers, commissions, gifts, contributions, assessments, bonuses, subscriptions, allowances for expenses or any other form of payment for services or as a donation.

Schedule 14

- 1. Companies with more than one plan (for example, both a retirement plan and a deferred savings plan) shall complete a schedule for each plan.
- 2. Companies with defined benefit plans must complete the entire form using FASB 87 and 132 guidelines.
- 3. Interest rate percentages shall be listed to two decimal places.

Schedule 15

- All changes in the employee benefit plans shall be explained in a narrative on lines 15 and 16. All cost containment measures implemented in the reporting year shall be explained and quantified in a narrative on lines 15 and 16. All assumptions used in quantifying cost containment results shall be disclosed.
- 2. Schedule 15 shall be filled out using FASB 106 and 132 guidelines.

Schedule 16

- 1. Include in the "other" column ALL additional forms of compensation, including, but not limited to: deferred compensation, deferred savings plan, profit sharing, supplemental or non-qualified retirement plan, employee stock ownership plan, restricted stock, stock options, stock appreciation rights, performance share awards, dividend equivalent shares, mortgage payments, use of company cars or car lease payments, tax preparation consulting, financial consulting, home security systems, company-paid physicals, subscriptions to periodicals, memberships, association or club dues, tuition reimbursement, employee discounts, and spouse travel.
- 2. The above compensation items shall be listed separately. Where more space is needed additional schedules may be attached directly behind the original schedule.

Schedule 17

- 1. Respondents shall provide all executive compensation information in conformance with that required by the Securities and Exchange Commission (SEC) (Regulation S-K Item 402, Executive Compensation).
- 2. Include in the "other" column ALL additional forms of compensation, including, but not limited to: deferred compensation, deferred savings plan, profit sharing, supplemental or non-qualified retirement plan, employee stock ownership plan, restricted stock, stock options, stock appreciation rights, performance share awards, dividend equivalent shares, mortgage payments, use of company cars or car lease payments, tax preparation consulting, financial consulting, home security systems, company-paid physicals, subscriptions to periodicals, memberships, association or club dues, tuition reimbursement, employee discounts, and spouse travel.
- 3. All items included in the "other" compensation column shall be listed separately. Where more space is needed additional schedules may be attached directly behind the original schedule.
- 4. In addition, respondents shall attach a copy of the executive compensation information provided to the SEC.

Schedule 24

1. Interest expense and debt issuance expense shall be included in the annual net cost column.

Schedule 26

- 1. Earnings per share and dividends per share shall be reported on a quarterly basis and entries shall be made only to the months that end the respective quarters (for example, March, June, September, and December.)
- 2. The retention and price/earnings ratios shall be calculated on a year end basis. Enter the actual year end market price in the "TOTAL Year End" row. If the computer disk is used, enter the year end market price in the "High" column.

Schedule 27

- 1. All entries to lines 9 or 16 must be detailed separately on an attached sheet.
- 2. Only companies who have specifically been authorized in a Commission Order to include cash working capital in ratebase may include cash working capital in lines 9 or 16. Cash working capital must be calculated using the methodology approved in the Commission Order. The Commission Order specifying cash working capital shall be noted on the attached sheet.
- 3. Indicate, for each adjustment on lines 28 through 46, if the amount is updated or is from the last rate case. All adjustments shall be calculated using Commission methodology.

Schedule 28

Information from this schedule is consolidated with information from other Utilities and reported to the National Association of Regulatory Utility Commissioners (NARUC). Your assistance in completing this schedule, even though information may be located in other areas of the annual report, expedites reporting to the NARUC and is appreciated.

Schedule 31

This schedule shall be completed for the year following the reporting year.

Respondents shall itemize projects of \$50,000 or more. Utilities having jurisdictional revenue equal to or in excess of \$1,000,000 shall itemize projects of \$100,000 or more. Utilities having jurisdictional revenue equal to or in excess of \$10,000,000 shall itemize projects of \$1,000,000 or more. All projects that are not itemized shall be reported in aggregate and labeled as Other.

Schedule 32

1. Provide a written narrative detailing the sources and amounts of electric supply at the time of the annual peak.

Schedule 34

The following categories shall be used in the Type column: Thermal, Hydro, Nuclear, Solar, Wind, GeoThermal, Qualifying Facility (QF), Independent Power Producer (IPP), Off System Purchases, or Other. Spot market purchases shall be separately identified. Entries for the Other category shall be listed as separate line items and include a description.

Note: For Off System Purchases, the Utility/Company whom the purchases are being made from shall be entered in the Plant Name column, the termination date of the purchased power contract shall be entered in the Location column.

2. Provide a written narrative of all outages exceeding one hour which occurred during the year. Explain the reason for the outage. If routine maintenance schedules are exceeded, explain the reason.

Schedule 35

- In addition to a description, the year the program was initiated and the projected life of the program shall be included in the program description column.
- 2. On an attached sheet, define program "participant" and program conservation "unit" for each program. Also, provide the number of program participants and the number of units acquired or processed during this reporting year.

Company Name: Montana-Dakota Utilities Co. SCHEDULE 1

IDENTIFICATION

MDU Resources Group, Inc.

2. Name Under Which Respondent Does Business:

Montana-Dakota Utilities Co.

3. Date Utility Service First Offered in Montana

1920

Address to send Correspondence Concerning Report:

Montana-Dakota Utilities Co.

400 North Fourth Street

Bismarck, ND 58501

5. Person Responsible for This Report:

Legal Name of Respondent:

C. Wayne Fox

5a. Telephone Number:

(701) 222-7637

Control Over Respondent

1. If direct control over the respondent was held by another entity at the end of year provide the following:

1a. Name and address of the controlling organization or person:

1b. Means by which control was held:

1c. Percent Ownership:

SCHEDULE 2

Year: 1998

	Board of Directors *	
т :	Name of Director	Remuneration
Line No.	and Address (City, State)	
140.	(a)	(b)
1	Martin A. White, Bismarck, ND	-
2	Ronald D. Tipton, Bismarck, ND	-
3	Lester H. Loble II, Bismarck, ND	-
4	Stanley E. Wingate, Bismarck, ND	-
5	Bruce T. Imsdahl, Bismarck, ND	-
6	Douglas C. Kane, Bismarck, ND	-
7	Warren L. Robinson, Bismarck, ND **	-
8		
9		
10	* Montana-Dakota Utilities Co. is a division of MDU Resources Group, Inc.,	
11	and has no Board of Directors. The affairs of the company are managed by	
12	a Managing Committee, the members of which are provided herein rather	
13	than the directors of MDU Resources Group, Inc.	
14		
15	** Term began November 5, 1998	
20		

		Officers	Year: 1998
T :	Title	Department	
Line No.	of Officer	Supervised	Name
140.	(a)	(b)	(c)
1	President and Chief	Executive	Ronald D. Tipton
2	Executive Officer		
3			
4	Vice President	Regulatory Affairs and	C. Wayne Fox
5		General Services	
6			
7	Vice President	Energy Supply	Bruce T. Imsdahl
8			
9	Assistant Vice President	Gas Supply	Donald F. Klempel
10	/ toolotant vice i reeleem		·
11	Vice President	Marketing and	Ronald G. Skarphol
12	1.30 1.100.40111	Business Development	·
13			
14	Vice President	Operations	Stanley E. Wingate
15	Cook Cook		, ,
16	Controller	Accounting and	Craig A. Keller
17		Information Systems	3
18			
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CORPORATE STRUCTURE

Year: 1998

		CORPORATE STRUCTURE		Year: 1998
	Subsidiary/Company Name	Line of Business	Earnings	Percent of Total
1	Montana-Dakota Utilities Co.	Utility	\$17,409	52.23%
2	(A Division of MDU Resources			
3	Group, Inc.)			
4	στο αρ ,ο.,			
	WBI Holdings, Inc.	Natural Gas Transmission	20,823	62.48%
	Well Holdings, inc.		20,023	02.4070
6		and Energy Marketing		
7				70 500/
	Knife River Corporation	Construction Materials and	24,499	73.50%
9		Mining		
10				
11	Fidelity Oil Group, Inc.	Oil and Natural Gas	(32,673) 1/	-98.03%
12		Production		
13				
1	Utility Services, Inc.	Installs and repairs electric	3,272	9.82%
15		transmission and distribution	0,212	5.5270
16		power lines and provides		
17		related supplies and equipment		
18				
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50	TOTAL		\$33,330	100.00%
	1	l		1

^{1/} Reflects \$39.9 million, or 78 cents per common share, in noncash after tax write-downs of oil and natural gas properties.

	Items Allocated	Classification	Allocation Method	\$ to MT Utility	M %	\$ to Other
-	Audit Costs	Administrative & General	Various Corporate Overhead Allocation Factors	\$5,212	7.84%	007,104
<u>8 ∨</u>	Advertising	Customer Service & Information	Directly Assignable	10,838	21.46%	39,676
4 ·C		Sales	Directly Assignable	1,837	8.96%	18,660
9 / 8		Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	49	0.14%	35,027
	Air Service	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	8,549	6.28%	127,671
<u>5</u> 5 4		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	7	23.91%	35
	Automobile	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	1,169	7.86%	13,713
18 19 20		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	~	16.67%	5
	Bank Services	Customer Accounts	Directly Assignable	6,832	7.49%	84,336
23 25		Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	28,768	8.87%	295,607
26 27 28		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	2	28.57%	S.
	Corporate Aircraft	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	2,860	6.79%	39,274
32 34 34		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	19	24.36%	29
	Consultant Fees	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	40,462	5.71%	667,791
38 39 40 14		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	1,016	24.05%	3,209

Company Name: Montana-Dakota Utilities Co.

	Items Allocated	Classification	Allocation Method	\$ to MT Utility	MT %	\$ to Other
	Contract Services	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	58,813	9.15%	583,866
w 4 ro		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees		23.91%	35
	Directors Expenses	Administrative & General	Corporate Overhead Allocation Factor Based on a Combination of Net Plant Investment and Number of Employees	55,791	7.35%	703,366
<u>5 </u>	Employee Benefits	Administrative & General	Corporate Overhead Allocation Factor Based on Number of Employees	2,496	6.15%	38,110
<u> </u>		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	Ω.	25.00%	15
18 H	16 17 Employee Meetings 18	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	3,621	7.49%	44,745
20 21 21 E	19 20 Employee Reimbursable 21 Expenses	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	14,807	6.80%	202,805
232		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	33	24.09%	104
25 26 27	25 26 Express Mail 27	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	305	7.34%	3,852
36.28	28 29 Freight 30	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	က	11.11%	24
	Legal Retainers & Fees	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	71,778	8.21%	802,858
35 35 37		Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	273	24.07%	861

Items Allocated	Classification	Allocation Method	\$ to MT Utility	MT %	\$ to Other
1 Meal Allowance 2	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	78	7.33%	986
4 Meals & Entertainment 5	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	659'6	7.30%	122,657
0 / 80	Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	10	24.39%	31
10 Industry Dues & Licenses	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	605'6	12.88%	64,346
12 13 Office Expenses 14	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	4,741	6.84%	64,589
15 17 17	Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	142	24.11%	447
18 19 Office Telephone 20	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	3.	7.35%	391
21 22 Moving Expenses 23	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	2,030	6.66%	70,548
24 25 Prepaid Insurance 26	Administrative & General	Various Corporate Overhead Allocation Factors and Allocation Factors Based on Actual Experience	138,602	10.29%	1,208,530
28	Electric Operating	Directly Assignable	397	100.00%	0
30 Printing 31	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	8,088	7.35%	101,965
32 33 Permits and Filing Fees 34 35	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	222	6.70%	3,093

Company Name: Montana-Dakota Utilities Co.

Items Allocated	CORPORAT	ATE ALLOCATIONS - ELECTRIC Allocation Method	\$ to MT Utility	MT %	t ear: 1998 \$ to Other
Postage	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	1,148	7.38%	14,415
3 4 Payroll	Electric Operating	Directly Assignable	(37)	25.34%	(109)
ဂ ၑ ၊	Customer Accounts	Directly Assignable	(10)	7.69%	(120)
8	Sales	Directly Assignable	(£)	2.00%	(19)
o <u>C</u> T	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	438,326	6.71%	6,098,734
<u> </u>	Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	981	24.08%	3,093
15 16 Rental 17	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	611	9.58%	5,764
18 19 Reference Materials 20	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	8,581	7.41%	107,244
23 23	Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	41	23.73%	45
24 Seminars & Meeting 26 Registrations	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	4,740	7.31%	60,067
2/ 29	Steam Power Generation	Corporate Overhead Allocation Factor Based on Number of Employees	12	23.08%	40
30 31 Software Maintenance 32	Administrative & General	Various Corporate Overhead Allocation Factors, Time Studies, and/or Actual Costs Incurred	1,174	7.35%	14,793
33 34 Training Material 35	Administrative & General	Various Corporate Overhead Allocation Factors and/or Actual Costs Incurred	2,029	7.35%	25,595
36 37 38	Electric Operating	Directly Assignable	7	22.45%	38
39 TOTAL			\$949,649	7.49%	\$11,734,160

Method to Determine Price Actual Costs Incurred
Actual
Actual Costs Incurred
Actual Costs Incurred
Actual Costs Incurred
Total Knife River Corporation Operating Revenues for the Year 1998

1/ Reflects Montana-Dakota's share only.

Year: 1998	(f) Charges to	MT Utility	\$3,202 6 218 72	206,389						O.	\$209,887
	(e) % Total	Affil. Revs.								\$142,585,652	0.5520%
- ELECTRIC	(d) Charges		\$11,206 29 995 72	770,345	4,449						\$787,096
& SERVICES PROVIDED TO UTILITY - ELECTRIC	(2)	Method to Determine Price	Actual Costs Incurred	Actual Costs Incurred	Actual Costs Incurred					ar 1998	
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES P	(q)	Products & Services	Expense Contract Services Meals & Entertainment Reimbursable Expenses Employee Benefits	Power Production Expense Other Energy Uses	Capital					Total WBI Operating Revenues for the Year 1998	Grand Total Affiliate Transactions
AFFILIATE TRANSAC		No. Affiliate Name	1 WBI HOLDINGS, INC. 3 4 5	9 / 8	17 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	ა 4 ი ი	8 8 8	0. 1.	<u> </u>	 28 29 30	31 32 TOTAL

Year: 1998	(f) Revenues	to MT Utility																																			
	(e) % Total	Affil. Exp.																																			2.4703%
	(d) Charges	to Affiliate			\$4,451	1,550	15,654	534	22,936	4,018	606'09	39,582	69,842	3,973	2,116	22,900	383	_	118,722	2,866	86	4,022	11,137	4,836	6,279	6E	18,485	567	1,420	541,828	10,125	9,722	223	5,561	1,467	2,540	\$993,186
CTS & SERVICES PROVIDED BY UTILITY	(၁)	Method to Determine Price		* Various Corporate Overhead Allocation	Factors, Time Studies and/or Actual	Costs Incurred																								.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICE	(q)	Products & Services	MDU RESOURCES GROUP, INC.	Corporate Overhead	Audit Costs	Advertising	Air Service	Automobile	Bank Services	Corporate Aircraft	Consultant Fees	Contract Services	Directors Expenses	Employee Benefits	Employee Meeting	Employee Reimbursable Expense	Express Mail	Freight	Legal Retainers & Fees	Moving Allowance	Meal Allowance	Cash Donations	Meal & Entertainment	Industry Dues & Licenses	Office Expenses	Office Telephone	Supplemental Insurance	Permits & Filing Fees	Postage	Payroll	Printing	Reference Materials	Rental	Seminars & Meeting Registrations	Software Maintenance	Training Material	Total MDU Resources Group, Inc.
AFFILIATE TRA	Line (a)	No. Affiliate Name	FIDELITY OIL GROUP	2	е	4	5	9	7	80	0	10	-	12	13	41	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33		35

Year: 1998	(f) Revenues	to MT Utility																							\$32,372											
	(e) % Total	Affil. Exp.																																		
	(d) Charges	to Affiliate		2	7	4	12	40	32	4 (ا ۵	0/	086'9	1,506	2	S.		10	376	210	/7	1,505	1,962	4,830	132,718		Ç	1 2		496	က	o	က	2	4,676	200
S PROVIDED BY UTILITY	(5)	Method to Determine Price	* Various Cornorate Overhead Allocation	Factors, Cost of Service Factors, Time	Studies and /or Actual Costs Incurred												* General Office Complex and Office	Supplies Cost of Septice Allocation		Tactors						* Vicionia Alexander (Alexander Alexander Alex	Validus Colpolate Overlieda Allocation	Factors and /or Actual Costs Incurred								
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	(q)	Products & Services	MONTANA-DAKOTA UTILITIES CO.	Automobile	Air Service	Contract Services		Employee Reimbursable Expense	Materials	Meals & Entertainment	Industry Dues & Licenses	Office Expenses	Office Telephone	Payroll	Reference Material	Seminars & Meeting Registrations	2001,000,000		Automie	Contract Services	Employee Meetings	Express Mail	Office Expenses	Postage	Cost of Service - General Office Buildings	:	Information systems	Automobile	Air Service	Contract Services	Corporate Aircraft	Employee Reimbursable Expense	Materials	Meals & Entertainment	Office Expenses	Office Lelephone
AFFILIATE TR	(a)		FIDELITY OIL GROUP																																	
	Line	2	٢ ,	3 6	4	5	9	7	80	6	9	7	12	13	14	15	16) L	<u> </u>	19	20	21	22	23	24	25	97	27	28	29	30	31	32	33	34	35

Year: 1998	(J)	Revenues to MT (Itility	C IN CO																													\$32,372
	(a)	% Total	. Lyb.																												0 44040	0.4404%
	(p)	Charges to Affiliate	2 469	0 0 0	5	37	626		•	32	2			12	23	25	52	972	ဖ			4,129	316	3,330	4,080	4,806					6477 070	6/0'//-
CTS & SERVICES PROVIDED BY UTILITY	(5)	Method to Determine Drice	Medica to Detaillier 1100						* Corporate Overhead Allocation Factors	Based on Number of Employees			* Various Corporate Overhead Allocation	Factors, Time Studies and/or	Actual Costs Incurred						Actual Costs Incurred											
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICE	(q)	Droducte & Consises	Daviali	Fayron Permits & Filing Fees	Reference Material	Seminars & Meeting Registrations	Training Material		Controller	Employee Benefits	Payroll		Other Miscellaneous Departments	Automobile	Corporate Aircraft	Employee Benefits	Office Expenses	Payroll	Training Material		Other Direct Charges	Utility Discounts	Merchandise Discounts	Corporate Aircraft	Telephone	Miscellaneous						lotal Montana-Dakota Utilities Co.
AFFILIATE TRA	(a)	Affiliate Name	FIDELITY OIL GDOLID	רוטבבוו ז טוב פוזטטר																				**************************************								
	- -	S	-	- 2	m	4	5	9	7	80	О	9	=	12	13	14	15	16	17	<u>8</u>	19	20	21	22	23	24	25	26	27	28	29	200

	AFFILIATE TR.	AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	PROVIDED BY UTILITY		Y	Year: 1998
	(a)	(q)	(3)	(p)	(e)	(£)
Line				Charges	% Total	Revenues
o Z	Affiliate Name	Products & Services	Method to Determine Price	to Affiliate	Affil. Exp.	to MT Utility
	FIDELITY OIL GROUP	FIDELITY OIL GROUP OTHER TRANSACTIONS/REIMBURSEMENTS	Actual Costs Incurred			
2		Insurance		\$94,908		
9		Federal & State Tax Liability Payments		1,722,081		
4		KESOP carrying costs		112,637		
2		Interest		(1,815)		
9		SISP Transfer		235,751		
7		Pension and FAS Accrual		51,000		
∞		Tax Deferred Savings Plan		1,477		
6						
9		Total Other Transactions/Reimbursements		\$2,216,039	5.5119%	
12		Grand Total Affiliate Transactions		\$3,386,304	8.4227%	\$32,372
13						
14						
15						
16		Total Fidelity Oil Group Operating Expenses for 1998	1998		\$40,204,455	

* Corporate overhead allocation factors are derived from net plant investment and number of employees. A cost of service allocation factor for the general office complex is derived by the ratio of MDU Resources and 'Montana-Dakota Utilities payroll allocated to affiliated companies of the total payroll costs for employees located in the general office complex. Cost of service allocation factors are also derived for office supplies, computer facilities and fixed and mobile radios based on usage of such supplies/facilities by affiliated companies.

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Year: 1998	()	to MT Utility																																			
	(e)	Affil. Exp.																																		1	0.6303%
	(b)	Charges to Affiliate			\$10,802	3,052	29,127	844	46,340	6,125	113,707	100,193	139,685	8,130	8,081	42,959	764	_	126,213	12,275	196	7,823	21,239	9,102	12,383	8/	169,165	1,120	2,834	988,368	20,250	21,446	223	10,869	2,935	5,079	\$1,921,408
PROVIDED BY UTILITY	(၁)	Method to Determine Price		* Various Corporate Overhead Allocation	Factors, Time Studies and/or Actual	Costs Incurred																															
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	(q)	Products & Services	MDU RESOURCES GROUP, INC.	nead	Audit Costs	Advertising	Air Service	Automobile	Bank Services	Corporate Aircraft	Consultant Fees	Contract Services	Directors Expenses	Employee Benefits	Employee Meeting	Employee Reimbursable Expense	Express Mail	Freight	Legal Retainers & Fees	Moving Allowance	Meal Allowance	Cash Donations	Meal & Entertainment	Industry Dues & Licenses	Office Expenses	Office Telephone	Supplemental Insurance	Permits & Filing Fees	Postage	Payroll	Printing	Reference Materials	Rental	Seminars & Meeting Registrations	Software Maintenance	Training Material	Total MDU Resources Group, Inc.
AFFILIATE TRANS	(a)	Affiliate Name	KNIFE RIVER CORPORATION MDU RESOURCES GRO																																		
	in	o S	_	2	က	4	5	9	7	- ω	6	10	7	12	13	14	15	16	17	18	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36

Year: 1998	£	to MT Utility																						1	\$60,005										400	
	(e)	Affil. Exp.																																		
	(p)	Criarges to Affiliate		\$4	20	25	20	69	22	7	=	94	12,215	2,635	က	80			21	627	49	3,010	3,489	9,085	246,010		10	27	387	18	~	33	9	8 .0	3,678	2
S & SERVICES PROVIDED BY UTILITY	(၁)	Method to Determine Price	* Various Corporate Overhead Allocation	Factors, Cost of Service Factors, Time	Studies and /or Actual Costs Incurred													* General Office Complex and Office	Supplies cost of Service Allocation	Factors	-					* Various Corporate Overhead Allocation	Factors and /or Actual Costs Incurred									
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES P	(q)	Products & Services	1 KNIFE RIVER CORPORATION MONTANA-DAKOTA UTILITIES CO.	Automobile	Air Service	Contract Services	Corporate Aircraft	Employee Reimbursable Expense	Materials	Meals & Entertainment	Industry Dues & Licenses	Office Expenses	Office Telephone	Payroll	Reference Material	Seminars & Meeting Registrations		Office Services	Automobile	Contract Services	Employee Meetings	Express Mail	Office Expenses	Postage	Cost of Service - General Office Buildings	Information Systems	Automobile	Air Service	Contract Services	Corporate Aircraft	Employee Meetings	Employee Reimbursable Expense	Materials	Meals & Entertainment	Office Expenses	Office Lelephone
AFFILIATE TRANS.	(a)	Affiliate Name	KNIFE RIVER CORPORATION I																																	
:	Line	o N	- 0	1 m	4	2	9	7	ω	0	10	7	12	13	14	15	16	17	18	19	20	21	22	23	24	26	27	28	29	30	31	32	33	34	32	8

Year: 1998	(†) Devenies	to MT Utility				6,364	110,271	\$176,640
	(e) % Total	Affil. Exp.						0.7286%
=	(d) Charges	to Affiliate	1,809 18 3 65 1,944	1,433	22 61 19 105 1,660	63,815 761 11,360 146,575 8,239	3,757 1,673,962 1,798 14,553 6,841	\$2,221,043
IS & SERVICES PROVIDED BY UTILITY	(0)	Method to Determine Price		* Corporate Overhead Allocation Factors Based on Number of Employees		Actual Costs Incurred		
C	(q)	Products & Services	Payroll Permits & Filing Fees Reference Material Seminars & Meeting Registrations Training Material	Controller Employee Benefits	Other Miscellaneous Departments Automobile Corporate Aircraft Employee Benefits Office Expenses Payroll Training Material	Other Direct Charges Utility Discounts Merchandise Discounts Corporate/Commercial Air Service Contract Services Office Supplies & Printing	Rubber Glove Testing Electric Consumption Gas Consumption Telephone Miscellaneous	Total Montana-Dakota Utilities Co.
AFFILIATE TRANS.	(a)	Affiliate Name	KNIFE RIVER CORPORATION					
	Line	o N	- 2 6 4 4 9	∠ 8 6	5 + C + C + C + C + C + C + C + C + C +	20 19 10 10 10 10 10 10 10 10 10 10 10 10 10	25 26 27 27 28 30 31 32 32	34 35

	AFFILIATE TRANS	AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PI	IS & SERVICES PROVIDED BY UTILITY		Y	Year: 1998
	(a)	(q)	(5)	(p)	(e)	(£)
- Line				Charges	% Total	Revenues
o Z	Affiliate Name	Products & Services	Method to Determine Price	to Affiliate	Affil. Exp.	to MT Utility
Ē	KNIFE RIVER CORPORATION	KNIFE RIVER CORPORATION OTHER TRANSACTIONS/REIMBURSEMENTS				
2		Insurance		\$525,850		
က		Federal & State Tax Liability Payments		10,285,284		
4		KESOP carrying costs		266,807		
2		Tax Deferred Savings Plan		26,569		
9		Interest		(3,631)		
7		Miscellaneous Reimbursements		9,487		
ω						
6		Total Other Transactions/Reimbursements		\$11,410,366	3.7430%	
10						
=		Grand Total Affiliate Transactions		\$15,552,817	5.1019%	\$176,640
12						
13						
4						
15		Total Knife River Corporation Operating Expenses for 1998	inses for 1998		\$304,841,842	

* Corporate overhead allocation factors are derived from net plant investment and number of employees. A cost of service allocation factor for the general office complex is derived by the ratio of MDU Resources and 'Montana-Dakota Utilities payroll allocated to affiliated companies of the total payroll costs for employees located in the general office complex. Cost of service allocation factors are also derived for office supplies, computer facilities and fixed and mobile radios based on usage of such supplies/facilities by affiliated companies.

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Company Name: Montana-Dakota Utilities Co.

((1)	(3)	€	(a)	€
	(g)	(2)	(u) Charges	(e) % Total	('') Revenues
Affiliate Name		Method to Determine Price	to Affiliate	Affil. Exp.	to MT Utility
WBI HOLDINGS, INC.	MDU RESOURCES GROUP, INC.				
	Corporate Overhead	* Various Corporate Overhead Allocation	0.70		
	Audit Costs	Factors, Time Studies and/or Actual	\$10,457		
	Advertising	Costs Incurred	3,631		
	Air Service		23,835		
	Automobile		3,767		
	Bank Services		47,205		
	Corporate Aircraft		10,674		
	Consultant Fees		155,758		
	Contract Services		94,343		
	Directors Expenses		142,722		
	Employee Benefits		8,570		
	Employee Meeting		11,129		Westernam (
	Employee Reimbursable Expense		39,958		**************************************
			787		
	Freight		2		uni unuman
	Legal Retainers & Fees		114,653		BUPTERAS
	Moving Allowance		15,923		vanetime.
	Meal Allowance		200		
	Cash Donations		9,325		and an over a second
	Meal & Entertainment		26,073		n accessment
	Industry Dues & Licenses		13,369		had norved No. 40
	Office Expenses		13,743		
	Office Telephone		79		
	Supplemental Insurance		170,866		At Appendix of Tree
	Permits & Filing Fees		1,145		· · · · · · · · · · · · · · · · · · ·
	Postage		2,937		***************************************
	Payroll		1,281,524		na wana a
	Printing		20,690		
	Reference Materials		21,795		
	Rental		1,551		o Systematics and a
_	Seminars & Meeting Registrations		13,273		
_	Software Maintenance		3,003		
-	Training Material		5,197		

Company Name: Montana-Dakota Utilities Co.

Company Name: Montana-Dakota Utilities Co.

real. 1990	(f) Revenues	+5																															ALI PARADA		
	(e) % Total	Affil. Exp																																	
	(d) Charges	to Affiliate		25	151	5,002	82	10	က	4	181	8	38	47,573	3,674	17,225	19	98	392	2,125	-		1,046			3,217	9	16	9	85	ω .	- 5	46	11,966	117
S PROVIDED BY UTILITY	(0)	Method to Determine Price	* Various Corporate Overhead Allocation	Factors and /or Actual Costs Incurred																	* Cornorate Overhead Allocation Factors	Based on Number of Employees		Actual Costs Incurred											
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	(q)	Products & Services	Information Systems	Expense	Automobile Air Service	Contract Services	Corporate Aircraft	Industry Dues & Licenses	Employee Benefits	Employee Meetings	Employee Reimbursable Expense	Materials	Meals & Entertainment	Office Expenses	Office Telephone	Payroll	Permits & Filing Fees	Reference Material	Seminars & Meeting Registrations	Training Material	io Contraction	Expense	Employee Benefits	Division Operations	Expense	Automobile	rvices	Employee Reimbursable Expense	Freight	Materials	Meals & Entertainment	Office Expenses	OfficeTelephone	Payroll	Utilities
AFFILIATE TR	(a)	Affiliate Name	WBI																																
	Line	Š —		~ ~		- 2	9	7		6	9	=	12	13	14	15	16	17		19	5 5	- 2	73	25.7	26	27	78	29	30	31	32	33	34	35	8

Year: 1998	(f)	<u> </u>																					-						•						
	(e)	Affil. Exp																																	
	(p)	crial ges to Affiliate		10,218		1,149	SC ;	319	120	533	1,015	320	19	355	10,720	8		141			,	46	218	220	30	က	(20)	107	14	7,209	80		10	121	2,851
S PROVIDED BY UTILITY	(c)	Method to Determine Price	* Various Corporate Overhead Allocation Factors. Time Studies and /or Actual	Costs incurred																* Various Corporate Overhead Allocation	Factors, Time Studies and /or Actual	Costs incurred													
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	(q)	Products & Services	Transportation Department Capital	Payroll	Clearing Accounts	Automobile	Alr Service	Contract Services		Employee Reimbursable Expense	Materials	Meals & Entertainment	Office Expenses	Office Telephone	Payroll	Permits & Filing Fees	Reference Material	Utilities		Other Miscellaneous Departments	Expense	Automobile	Annual Easements	Corporate Aircraft	Employee Benefits	Freight	Materials	Office Expenses	OfficeTelephone	Payroll	Utilities	Capital	Automobile	Air Service	Corporate Aircraft
AFFILIATE TR.		Affiliate Name	WBI HOLDINGS, INC.																																34
	Line	Ö		l m	4	Ω.	٥	_	ω	თ	0	=	12	13	14	15	16	17	9	19	20	21	22	23	24	22	26	27	28	58	30	31	32	33	

Year:		Affil. Exp. to MT Utility							62.758					4,036	64,132	101,374	69,324							1.0139% \$439,068			0.9/40%	0.0293 /8	0.0104%	1.0139%		_	
-	(d) Charges		159	24	1,030	9/	494		95 743	85,899	4.880	44,429	1,560	13,821	71,572	138,864	72,341	3,966	21,100	17,029	217	19,396		\$1,445,640			\$1,388,851	44,030	14,759	445,640			
PROVIDED BY UTILITY	(၁)	Method to Determine Price						Action stood cuto	Soldal Costs III of																								
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	(q)	Products & Services	Meals & Entertainment	Office Expenses	Payroll		Seminars & Meeting Registrations	2 to 4 to	Ottler Direct Charges	Corporate Aircraft	Commercial Air Service	Contract Services	Dispatch Services	Cathodic Protection	Purchased Power for Compressor Stations	Electric Compressor - Electricity Cost	Office Building Utilities	Office Building Rents	Telephone	Miscellaneous	Nomination Services	Pool Car Usage		Total Montana-Dakota Utilities Co. 1/		1 Total Montana-Dakota Charges By Category	Expense	Capital	Clearing	Total			
AFFILIATE TH	Line (a)	No. Affiliate Name	1 WBI HOLDINGS, INC.	2	n	4	0.01	1 0	~ α) o	5	7	12	13	14	15	16	17	18	10	20	21	23	24	25 26	27	28	52	30	31	32	33	33

Company Name: Montana-Dakota Utilities Co.

	AFFILIATE TR	AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	PROVIDED BY UTILITY		\	Year: 1998
ا ا	(a)	(q)	(c)	(p)	(e)	(f)
e 2	71			Charges	% Total	Revenues
<u> </u>	Affiliate Name	Products & Services	Method to Determine Price	to Affiliate	Affil. Exp.	to MT Utility
Ĺ	1 WBI HOLDINGS, INC.	OTHER TRANSACTIONS/REIMBURSEMENTS				
	2	Insurance	Actual Costs Incurred	\$181,803		
,	3	Federal & State Tax Liability Payments		5,123,416		
_	•	Dividends on Preferred Stock of WBI		572,000		\$139,429
/	10	Tax Deferred Savings Plan		25,080		
	9	KESOP carrying costs		252,040		
		Interest		(3,709)		
~	8	Miscellaneous Reimbursements		5,175		
	e					
9		Total Other Transactions/Reimbursements		\$6,155,805	4.3173%	\$139,429
÷						
12	6	Grand Total Affiliate Transactions		\$9,869,629	6.9219%	\$578,497
~	8					
14	**					
15	10					
16		Total WBI Holdings Operating Expenses for 1998			\$142,585,652	

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to affiliated companies of the total payroll costs for employees located in the general office complex. Cost of service allocation factors * Corporate overhead allocation factors are derived from net plant investment and number of employees. A cost of service allocation factor for the general office complex is derived by the ratio of MDU Resources and 'Montana-Dakota Utilities payroll allocated are also derived for office supplies, computer facilities and fixed and mobile radios based on usage of such supplies/facilities by affiliated companies.

Company Name: Montana-Dakota Utilities Co.

Year: 1998	(t)	Revenues	to MT Utility																		,		
	(e)	% Total	Affil. Exp.														4.3919%						\$58,299,271
	(p)	Charges	to Affiliate		\$183,049	18,373	19,790	3,502	36,035	5,162	12,542		164,919	2,117,072			\$2,560,444						
SY UTILITY	(0)		Method to Determine Price	Actual Costs Incurred																			
AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	(q)		Products & Services	Other Direct Charges	Legal Fees	Corporate Aircraft	Commercial Air Service	Audit Fees	Miscellaneous	Meals & Entertainment	Other Reimbursable Expense	Other Transactions/Reimbursements	Insurance	Federal & State Tax Liability Payments			Grand Total Affiliate Transactions						Total Utility Services Inc. Operating Expenses for 1998
AFFILIATE 1			Affiliate Name	UTILITY SERVICES INC. Other Direct Charges	-			15			8					- 10							2
		Line	<u>ö</u>		7	3	4	5	9	7	∞ ·	— 9 G	11	12	13	15	16	18	19	21	22	2 33	7 7

Company Name: Montana-Dakota Utilities Co.

		MONTANA UTILITY INCOME ST	FATEMENT	Ye	Year: 1998		
		Account Number & Title	Last Year	This Year	% Change		
1	400 C	perating Revenues	\$31,485,606	\$32,730,515	3.95%		
2							
3	C	Operating Expenses					
4	401	Operation Expenses	\$16,119,625	\$17,470,947	8.38%		
5	402	Maintenance Expense	2,278,607	1,988,817	-12.72%		
6	403	Depreciation Expense	4,257,001	4,410,570	3.61%		
7	404-405	Amortization of Electric Plant	96,787	154,363	59.49%		
8	406	Amort. of Plant Acquisition Adjustments	97,063	99,652	2.67%		
9	407	Amort. of Property Losses, Unrecovered Plant					
10		& Regulatory Study Costs					
11	408.1	Taxes Other Than Income Taxes	2,157,277	2,345,159	8.71%		
12	409.1	Income Taxes - Federal	1,618,582	1,942,040	19.98%		
13		- Other	244,332	418,818	71.41%		
14	410.1	Provision for Deferred Income Taxes	5,229	(365,475)	-7089.39%		
15	411.1	(Less) Provision for Def. Inc. Taxes - Cr.	(51,113)	(237,053)	-363.78%		
16	411.4	Investment Tax Credit Adjustments					
17	411.6	(Less) Gains from Disposition of Utility Plant					
18	411.7	Losses from Disposition of Utility Plant					
19		·					
20	-	FOTAL Utility Operating Expenses	\$26,823,390	\$28,227,838	5.24%		
21		NET UTILITY OPERATING INCOME	\$4,662,216	\$4,502,677	-3.42%		

MONTANA REVENUES

SCHEDULE 9

		Account Number & Title	Last Year	This Year	% Change
1	S	sales of Electricity			
2	440	Residential	\$10,494,665	\$10,502,131	0.07%
3	442	Commercial & Industrial - Small	5,909,407	6,043,309	2.27%
4		Commercial & Industrial - Large	11,365,753	11,004,984	-3.17%
5	444	Public Street & Highway Lighting	670,142	672,513	0.35%
6	445	Other Sales to Public Authorities	329,039	324,447	-1.40%
7	446	Sales to Railroads & Railways			
8	448	Interdepartmental Sales			
9		Net Unbilled Revenue	(162,699)	(33,080)	79.67%
10	T	OTAL Sales to Ultimate Consumers	\$28,606,307	\$28,514,304	-0.32%
11	447	Sales for Resale	1,872,092	3,182,031	69.97%
12					
13	1	OTAL Sales of Electricity	\$30,478,399	\$31,696,335	4.00%
14	449.1 (Less) Provision for Rate Refunds			
15					
16	1	OTAL Revenue Net of Provision for Refunds	\$30,478,399	\$31,696,335	4.00%
17		Other Operating Revenues			
18	450	Forfeited Discounts & Late Payment Revenues			
19	451	Miscellaneous Service Revenues	\$13,597	\$12,358	-9.11%
20	453	Sales of Water & Water Power			
21	454	Rent From Electric Property	765,228	764,608	-0.08%
22	455	Interdepartmental Rents			
23	456	Other Electric Revenues	228,382	257,214	12.62%
24					
25		TOTAL Other Operating Revenues	\$1,007,207	\$1,034,180	
26		Total Electric Operating Revenues	\$31,485,606	\$32,730,515	3.95%

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	MONTANA OPERATION & MAINTENAN	ICE EXPENSES	Y	ear: 1998
	Account Number & Title	Last Year	This Year	% Change
1	Power Production Expenses			
2				
1 1	Steam Power Generation			
1 1	Operation	MO48 500	200.044	40.00%
5	500 Operation Supervision & Engineering	\$248,530	280,644	12.92%
6 7	501 Fuel	5,461,227 502,150	6,406,692 604,895	17.31% 20.46%
8	502 Steam Expenses 503 Steam from Other Sources	502,150	004,095	20.46%
9	504 (Less) Steam Transferred - Cr.			
10	505 Electric Expenses	211,363	214,834	1.64%
11	506 Miscellaneous Steam Power Expenses	303,752	330,467	8.80%
12	507 Rents	000,702	000,407	0.0070
13				
14		6,727,022	7,837,532	16.51%
15				
	Maintenance			
17	510 Maintenance Supervision & Engineering	106,634	103,304	-3.12%
18		109,270	72,172	-33.95%
19	1	693,288	505,767	-27.05%
20		248,200	125,741	-49.34%
21 22	514 Maintenance of Miscellaneous Steam Plant	127,932	139,822	9.29%
23	TOTAL Maintenance - Steam	1,285,324	946,806	-26.34%
24				
25		\$8,012,346	\$8,784,338	9.64%
26				
1	Nuclear Power Generation		·	
	Operation Supervision & Engineering			
29				
30	·			
32				
33	· ·		NOT	
34			APPLICABLE	d.
35			/ II I LIO/IDEL	
36				
37	•			
38	i e e e e e e e e e e e e e e e e e e e			
39				
40				
i	Maintenance			
42	,			
43				
44	· ·		NOT	
45			APPLICABLE	
46				
47				
48			 	
50				
	1 STAL REGION TO THE TOUNGHOUT EXPENSES	L	<u> </u>	1

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MONTANA OPERATION & MAINTENANCE EXPENSES

	MONT	TANA OPERATION & MAINTENANCE	EEXPENSES	Y	'ear: 1998
		Account Number & Title	Last Year	This Year	% Change
1	i e	ower Production Expenses -continued			
		Power Generation			
3	Operation				
4	535	Operation Supervision & Engineering			
5	536	Water for Power			
6	537	Hydraulic Expenses		NOT	·
7	538	Electric Expenses		APPLICABLE	
8	539	Miscellaneous Hydraulic Power Gen. Expenses			
9	540	Rents			
10					
11	Т	OTAL Operation - Hydraulic			
12					
13	Maintenan	ce			
14	541	Maintenance Supervision & Engineering			
15	542	Maintenance of Structures		NOT	
16	543	Maint. of Reservoirs, Dams & Waterways		APPLICABLE	
17	544	Maintenance of Electric Plant			
18	545	Maintenance of Miscellaneous Hydro Plant			
19					
20	Т	OTAL Maintenance - Hydraulic			
21					
22		OTAL Hydraulic Power Production Expenses			
23					
24	Other Pow	er Generation			
25	Operation				
26	546	Operation Supervision & Engineering	\$9,960	\$10,080	1.20%
27	547	Fuel	183,880	212,149	15.37%
28	548	Generation Expenses	1,314	1,233	-6.16%
29	549	Miscellaneous Other Power Gen. Expenses	18,376	9,965	-45.77%
30	550	Rents			
31					
32		OTAL Operation - Other	213,530	233,427	9.32%
33					
ı	Maintenan	ce			
35	551	Maintenance Supervision & Engineering	4,958	5,895	18.90%
36	552	Maintenance of Structures	2,821	3,259	15.53%
37	553	Maintenance of Generating & Electric Plant	20,584	17,592	-14.54%
38	554	Maintenance of Misc. Other Power Gen. Plant	2,431	2,713	11.60%
39	1				
40	Т	OTAL Maintenance - Other	30,794	29,459	-4.34%
41					
42		OTAL Other Power Production Expenses	\$244,324	\$262,886	7.60%
43	1				
		er Supply Expenses			
45	1	Purchased Power	\$3,972,929	\$4,128,902	3.93%
46	i e	System Control & Load Dispatching	148,038	146,474	-1.06%
47	1	Other Expenses			
48	1				
49		OTAL Other Power Supply Expenses	\$4,120,967	\$4,275,376	3.75%
50					
51	_ T	OTAL Power Production Expenses	\$12,377,637	\$13,322,600	7.63%

Page 3 of 4

MONTANA OPERATION & MAINTENANCE EXPENSES

				• •	1 agc 3 01 4
	MON	TANA OPERATION & MAINTENANCE			ear: 1998
		Account Number & Title	Last Year	This Year	% Change
1		ransmission Expenses			
	Operation				
3	560	Operation Supervision & Engineering	\$102,018	162,362	59.15%
4	561	Load Dispatching	48,806	60,398	23.75%
5	562	Station Expenses	113,233	106,340	-6.09%
6	563	Overhead Line Expenses	23,721	29,454	24.17%
7	564	Underground Line Expenses			
8	565	Transmission of Electricity by Others	95,084	87,814	-7.65%
9	566	Miscellaneous Transmission Expenses	22,429	18,565	-17.23%
10	567	Rents	189,775	193,797	2.12%
11				ĺ	
12	1	TOTAL Operation - Transmission	595,066	658,730	10.70%
	Maintenan				
14	568	Maintenance Supervision & Engineering	38,271	37,023	-3.26%
15	569	Maintenance of Structures	·	ŕ	
16	570	Maintenance of Station Equipment	100,799	102,112	1.30%
17	571	Maintenance of Overhead Lines	59,536	100,319	68.50%
18	572	Maintenance of Underground Lines	55,555	,,,,,,,	
19	573	Maintenance of Misc. Transmission Plant	(1,123)	159	114.16%
20	3/3	Mantenance of Miso. Transmission Flant	(1,120)		,,,,,,,,,,
21	-	FOTAL Maintenance - Transmission	197,483	239,613	21.33%
22		TOTAL Maintenance - Transmission	107,400	200,010	21.0070
23	-	TOTAL Transmission Expenses	\$792,549	\$898,343	13.35%
24		TOTAL Transmission Expenses	Ψ10Z,040	Ψ000,040	10.0070
25	1	Distribution Expenses			
1	Operation	•			
27	580	Operation Supervision & Engineering	\$204,037	203,903	-0.07%
	B .	Load Dispatching	Ψ204,007	200,000	0.07 70
28	1	Station Expenses	46,324	34,095	-26.40%
29	1	Overhead Line Expenses	120,537	147,480	22.35%
30	584	Underground Line Expenses	89,829	103,714	15.46%
31	1	•	8,086	5,998	-25.82%
32	1	Street Lighting & Signal System Expenses	127,789	121,386	-23.02 % -5.01%
33	1	Meter Expenses	1	1	
34	1	Customer Installations Expenses	71,575	61,524	-14.04% 1.85%
35	ı	Miscellaneous Distribution Expenses	231,816	236,097	
36	ı	Rents	19,797	19,106	-3.49%
37		TOTAL Open the C. Distriction	040.700	000 000	4 470/
38		TOTAL Operation - Distribution	919,790	933,303	1.47%
	Maintena		400.040	407.007	0.000/
40	1	Maintenance Supervision & Engineering	108,212	107,207	-0.93%
41	1	Maintenance of Structures		2:225	00 500
42	1	Maintenance of Station Equipment	34,458	24,626	-28.53%
43	1	Maintenance of Overhead Lines	309,574	318,097	2.75%
44	1	Maintenance of Underground Lines	98,444	112,279	14.05%
45	1	Maintenance of Line Transformers	43,410	34,070	-21.52%
46	I .	Maintenance of Street Lighting, Signal Systems	34,510	31,719	-8.09%
47	1	Maintenance of Meters	4,286	3,392	-20.86%
48	598	Maintenance of Miscellaneous Dist. Plant	10,989	28,254	157.11%
49					
50	<u></u>	TOTAL Maintenance - Distribution	643,883	659,644	2.45%
51					
52		TOTAL Distribution Expenses	\$1,563,673	\$1,592,947	1.87%

Page 4 of 4 Year: 1998

MONTANA OPERATION & MAINTENANCE EXPENSES

F	MONTANA OPERATION				ear. 1998
	Account Numbe		Last Year	This Year	% Change
1	Customer Accounts Expe	nses			
	Operation	ĺ			
3	901 Supervision		\$42,416	\$45,471	7.20%
4	902 Meter Reading Expens		157,459	153,219	-2.69%
5	903 Customer Records & C	•	408,556	411,888	0.82%
6	904 Uncollectible Accounts	· · · · · · · · · · · · · · · · · · ·	43,319	33,666	-22.28%
7	905 Miscellaneous Custom	er Accounts Expenses	49,466	44,209	-10.63%
8					
9	TOTAL Customer Accour	ts Expenses	\$701,216	\$688,453	-1.82%
10					
11	Customer Service & Infor	mation Expenses			
1 1	Operation				
13	907 Supervision		\$785	\$163	-79.24%
14	908 Customer Assistance	Expenses	11,728	17,600	50.07%
15	909 Informational & Instruc	tional Adv. Expenses	9,544	11,157	16.90%
16	910 Miscellaneous Custom	er Service & Info. Exp.	(35)		100.00%
17					
18	TOTAL Customer Service	e & Info Expenses	\$22,022	\$28,920	31.32%
19					
20	Sales Expenses				
21	Operation				
22	911 Supervision		\$43,802	\$38,560	-11.97%
23	912 Demonstrating & Selli	ng Expenses	28,458	26,441	-7.09%
24	913 Advertising Expenses		7,384	7,533	2.02%
25	916 Miscellaneous Sales E	xpenses	9,210	7,746	-15.90%
26		•	ŕ	·	
27	TOTAL Sales Expenses		\$88,854	\$80,280	-9.65%
28					
29	Administrative & General	Expenses			
30	Operation				
31	920 Administrative & Gene	eral Salaries	\$890,828	\$887,616	-0.36%
32	921 Office Supplies & Exp	enses	411,157	394,485	-4.05%
33	922 (Less) Administrative Exp	enses Transferred - Cr.	·		
34	923 Outside Services Emp		128,998	124,561	-3.44%
35	924 Property Insurance	•	46,727	44,093	-5.64%
36	925 Injuries & Damages		151,815	133,885	-11.81%
37	926 Employee Pensions &	Benefits	919,800	933,709	1.51%
38	927 Franchise Requirement			,· ••	
39	928 Regulatory Commission		13,302	14,163	6.47%
40	929 (Less) Duplicate Charges		,	,,,,,,	5.17,70
41	930.1 General Advertising E		2,747	3,846	40.01%
42	930.2 Miscellaneous Genera	•	157,571	192,690	22.29%
43	931 Rents		8,213	5,878	-28.43%
44	301 1.0110		0,213	3,570	[-20.43 /6
45	TOTAL Operation - Admi	n & General	2,731,158	2,734,926	0.14%
	Maintenance	n. 4 Conord	2,731,130	2,104,320	0.1470
47	935 Maintenance of Gene	ral Plant	121,123	113,295	6 460/
48		ai riaill	121,123	113,295	-6.46%
49		Conoral Evanage	¢2 052 204	¢2 040 204	0.440/
50	L	x General Expenses	\$2,852,281	\$2,848,221	-0.14%
		intenance Expenses	649 209 222	610.450.704	F 770/
51	TOTAL Operation & Ma	intenance Expenses	\$18,398,232	\$19,459,764	5.77%

MONTANA TAXES OTHER THAN INCOME

	MONTANA TAXES OTHER TH	HAN INCOME		Year: 1998
	Description of Tax	Last Year	This Year	% Change
1	Payroll Taxes	\$321,331	\$328,210	2.14%
2	Superfund	(5,834)		100.00%
3	Secretary of State	184	258	40.22%
4	Montana Consumer Counsel	22,311	22,060	-1.13%
5	Montana PSC	54,554	69,085	26.64%
	Montana Electric	11,090	16,756	51.09%
	Coal Conversion	70,186	81,832	16.59%
i	Delaware Franchise	22,395	20,797	-7.14%
1	Property Taxes	1,661,060	1,806,161	8.74%
10		1,001,000	1,000,101	0.1470
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49		00 457 077	00.045.455	
50	TOTAL MT Taxes Other Than Income	\$2,157,277	\$2,345,159	8.71%

PAYMENTS FOR SERVICES TO PERSONS OTHER THAN EMPLOYEES - ELECTRIC Year: 1998

		S TO PERSONS OTHER THAN EM			Year: 1998
	Name of Recipient	Nature of Service	Total Company	Montana	% Montana
1 2	ABB C-E Services, Inc.	Construction Services	\$296,282	\$70,888	23.93%
3 4	Ace Electric, Inc.	Construction Services	101,660	0	0.00%
5 6	API Construction Company	Construction Services	88,425	21,271	24.06%
7 8	Applied Control	Construction Services	211,896	50,972	24.06%
9	Arthur Andersen LLP	Audit Service	195,100	12,597	6.46%
1	Baranko Brothers, Inc.	Construction Services	158,376	38,098	24.06%
	Bullinger Tree Service	Tree Trimming Service	157,251	0	0.00%
	Chief Construction	Construction Services	337,133	0	0.00%
17 18	Customerlink	Telemarketing Service	90,035	0	0.00%
	Daksoft, Inc.	Consultant - CIS System	835,923	114,884	13.74%
21 22	Diversified Graphics, Inc.	Contract Services - Annual Report	93,279	6,855	7.35%
23	Gagnon, Inc.	Construction Services	116,609	22,344	19.16%
•	Hedahl's of Bismarck	Contract Services - Auto and Work Equip.	141,222	947	0.67%
1	Horsley Specialties	Construction Services - Asbestos Removal	177,664	0	0.00%
	Industrial Contractors, Inc.	Construction Services	115,930	12,028	10.38%
1	Itec Enterprises, Inc.	Construction Services	114,381	0	0.00%
	Jim's Water Service, Inc.	Construction Services	104,451	0	0.00%
	Leboeuf, Lamb, Greene &	Legal Services	83,871	6,164	7.35%
	New York Stock Exchange	Contract Services - Financial	107,763	7,667	7.11%
1	Norwest Bank	Stock Transfer Agent	224,394	19,043	8.49%
41 42	Olszeweski, Inc.	Coyote Station Ash Hauling	228,466	15,223	6.66%
•	One Call Locators, Inc.	Line Location Service	76,690	0	0.00%
44 45 46		Contract Services - Pole Treatment	223,098	74,889	33.57%
1	Prime Power & Communication	Construction Services	129,516	0	0.00%
49	Progressive Maintenance	Contract Services - Custodial	113,785	18,661	16.40%
50 51 52	Southern Cross Corporation	Contract Services - Leak Detection	126,008	o	0.00%
ےد_	1		l		

PAYMENTS FOR SERVICES TO PERSONS OTHER THAN EMPLOYEES - ELECTRIC Year: 1998

	Name of Recipient	Nature of Service	Total Company	Montana	% Montana
1	Sterling Software	Consultant - CIS System	465,199	68,293	14.68%
اد ا	Oterming Continue	Consultant - Olo Cystem	403,193	00,293	14.00%
	Stratagia Canital Inc	Consultant Financial	404 670	0.040	0.450/
ا ۱	Strategic Capital, Inc.	Consultant - Financial	124,679	8,046	6.45%
4					
5	Thelen, Reid, & Priest LLP	Legal Services	880,203	40,433	4.59%
6					
7	Towers Perrin	Consultant - Compensation and Benefits	345,510	25,509	7.38%
8		·			
ا و	Underground Locator's, Inc.	Line Location Service	90,165	0	0.00%
10			,		
1 1	Underground Utility	Line Location Service	141,968	0	0.00%
12	Orider ground Guilty	Ente Ecoducit Service	141,500	•	0.0070
	LIC Donk	Bank Services	122 102	10 245	0 200/
1 1	US Bank	Bank Services	122,193	10,245	8.38%
14					
	Utility Partners, LC	Consultant - Mobile Service Computer	188,670	27,700	14.68%
16					
17	Vadakin, Inc.	Construction Services	116,103	6,982	6.01%
18					
19	Wang Laboratories, Inc.	Contract Services - Computer System	108,963	11,178	10.26%
20				•	
21	West Star Aviation, Inc.	Contract Services - Plane Refurbishing	440,157	58,867	13.37%
22	,			30,00.	
	TOTAL Payments for Service	<u> </u>	\$7,673,018	\$749,784	9.77%
	10 TAL L GYMENIS TOT OCT VICE		1 47,575,010	Ψ1 43,104	3.7770

POLITICAL ACTION COMMITTEES / POLITICAL CONTRIBUTIONS Year: 1998

	Description			1 Cd1. 1996
4	Description	Total Company	Montana	% Montana
	Contributions to Candidates by PAC	\$22,025	\$2,600	11.80%
2				
3				
4				
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47				
48				
49				
	TOTAL Contributions	\$22,025	\$2,600	11.80%

52

53

Retired

Deferred Vested Terminated

Pension Costs Year: 1998 1 Plan Name MDU Resources Group, Inc. Master Pension Plan Trust Defined Contribution Plan? No 2 Defined Benefit Plan? Yes Actuarial Cost Method? Projected Unit Credit IRS Code: 1 Is the Plan Over Funded? Yes Annual Contribution by Employer: 0 Last Year Current Year % Change 6 Change in Benefit Obligation \$126,985 \$116,007 9.46% 7 Benefit obligation at beginning of year 14.04% 3,055 2,679 8 Service cost 8.838 8.619 2.54% 9 Interest Cost 10 Plan participants' contributions 11 Amendments 7,300 -43.68% 4,111 12 Actuarial Gain 13 Acquisition (7,620)-7.97% 14 Benefits paid (8,227)6.12% 15 Benefit obligation at end of year \$134,762 \$126,985 16 Change in Plan Assets \$164,330 \$143,122 14.82% 17 Fair value of plan assets at beginning of year 30,053 4.25% 28,828 18 Actual return on plan assets 19 Acquisition 20 Employer contribution 21 Plan participants' contributions -7.97% (8,227)(7,620)22 Benefits paid \$186,156 \$164,330 13.28% 23 Fair value of plan assets at end of year \$51,394 \$37,345 37.62% 24 Funded Status (44,001)-31.63% (57,917)25 Unrecognized net actuarial loss 26 Unrecognized prior service cost 5,398 6,001 -10.05% (4,423)(5,275)16.15% Unrecognized net transition obligation 28 Prepaid (accrued) benefit cost (\$5,548)(\$5,930)6.44% 29 30 Weighted-average Assumptions as of Year End 6.75 7.00 Discount rate -3.57% 32 Expected return on plan assets 8.50 8.50 33 Rate of compensation increase 4.50 4.50 34 35 Components of Net Periodic Benefit Costs \$3,055 \$2.679 14.04% 36 Service cost 8,838 8,619 2.54% 37 Interest cost 38 Expected return on plan assets (11,637)(10,688)-8.88% 604 39 Amortization of prior service cost 604 40 Recognized net actuarial loss (390)(440)11.36% (852)(852)Transition amount amortization (\$382)(\$78) Net periodic benefit cost -389.74% 43 44 Montana Intrastate Costs: (\$78)-389.74% 45 **Pension Costs** (\$382)46 Pension Costs Capitalized (4)(5,548)47 Accumulated Pension Asset (Liability) at Year End (5,930)6.44% 48 Number of Company Employees: 1,974 2,007 49 Covered by the Plan -1.64% 50 Not Covered by the Plan 19 -31.58% 13 1,140 -2.23% 51 Active 1,166

-0.62%

-5.71%

806

35

801

33

Page 1 of 2

Other Post Employment Benefits (OPEBS) Year: 1998 **Current Year** Last Year % Change 1 Regulatory Treatment: Commission authorized - most recent Docket number: 95.7.90 Order numbers: 5856b & 5856g 5 Amount recovered through rates - \$453,658 6 Weighted-average Assumptions as of Year End -3.57% 7.00 6.75 Discount rate 8 Expected return on plan assets 7.50 7.50 7.00 8.00 -12.50% 9 Medical Cost Inflation Rate 10 Actuarial Cost Method Projected Unit Cost Projected Unit Cost 11 Rate of compensation increase 4.50 12 List each method used to fund OPEBs (ie: VEBA, 401(h)) and if tax advantaged: 13 VEBA 14 Describe any Changes to the Benefit Plan: If an employee is at least age 55 and completed at least 10 15 continuous years of service with the Company immediately prior to retirement, the contributory life insurance 16 may be continued as a retiree benefit. For retirements effective January 1, 1999 and forward, the amount of 17 contributory life insurance will be 25% of the amount in effect immediately prior to retirement. **TOTAL COMPANY** 18 Change in Benefit Obligation 19 Benefit obligation at beginning of year \$52,366 \$52,285 0.15% 12.46% 984 875 20 Service cost -2.05% 3,444 3,516 21 Interest Cost 27.47% 413 324 22 Plan participants' contributions -100.00% (4,137)23 Amendments 24 Actuarial Gain (1,120)(1,771)36.76% 25 Acquisition (2,865)(2,863)-0.07% 26 Benefits paid \$49.085 \$52,366 -6.27% 27 Benefit obligation at end of year 28 Change in Plan Assets \$23,870 \$16,953 40.80% 29 Fair value of plan assets at beginning of year 4,859 4,459 8.97% 30 Actual return on plan assets 31 Acquisition 4,526 4,997 -9.43% 32 Employer contribution 413 324 27.47% 33 Plan participants' contributions (2,865)(2,863)-0.07% 34 Benefits paid \$30,803 \$23,870 29.04% 35 Fair value of plan assets at end of year (\$28,496)35.84% 36 Funded Status (\$18,282)(6,099)(1,982)-207.72% 37 Unrecognized net actuarial loss 38 Unrecognized prior service cost (1,233)-100.00% 24,500 39 Unrecognized transition obligation 29,362 -16.56% (\$1,114) (\$1,116) 40 Prepaid (accrued) benefit cost 0.18% 41 Components of Net Periodic Benefit Costs \$984 \$875 12.46% 42 Service cost 3,444 3,516 -2.05% 43 Interest cost -36.94% (1,861)(1,359)44 Expected return on plan assets 45 Amortization of prior service cost 46 Transition amount amortization 1,957 1.957 \$4,524 \$4,989 -9.32% 47 Net periodic benefit cost 48 Accumulated Post Retirement Benefit Obligation \$4,939 \$5,321 -7.18% 49 Amount Funded through VEBA 50 Amount Funded through 401(h) 51 Amount Funded through Other -7.18% 52 **TOTAL** \$4,939 \$5,321 53 \$2,714 1/ \$2,859 -5.07% Amount that was tax deductible - VEBA 54 Amount that was tax deductible - 401(h) 55 Amount that was tax deductible - Other __ \$2,859 -5.07% 56 TOTAL \$2,714

SCHEDULE 15

Page 2 of 2

Other Post Employment Benefits (OPEBS) Continued Year: 1998 **Current Year** Last Year % Change Item 1 Number of Company Employees: Covered by the Plan 1.898 1,915 -0.89% 2 3 Not Covered by the Plan 13 19 -31.58% 4 1,106 1,132 -2.30% Active 5 592 582 1.72% Retired 200 201 -0.50% 6 Spouses/Dependants covered by the Plan Montana 8 Change in Benefit Obligation 9 Benefit obligation at beginning of year NOT APPLICABLE 10 Service cost 11 Interest Cost 12 Plan participants' contributions 13 Amendments 14 Actuarial Gain 15 Acquisition 16 Benefits paid 17 Benefit obligation at end of year 18 Change in Plan Assets 19 Fair value of plan assets at beginning of year 20 Actual return on plan assets 21 Acquisition 22 Employer contribution 23 Plan participants' contributions 24 Benefits paid 25 Fair value of plan assets at end of year 26 Funded Status 27 Unrecognized net actuarial loss 28 Unrecognized prior service cost 29 Prepaid (accrued) benefit cost 30 Components of Net Periodic Benefit Costs 31 Service cost 32 Interest cost 33 Expected return on plan assets 34 Amortization of prior service cost 35 Recognized net actuarial loss 36 Net periodic benefit cost 37 Accumulated Post Retirement Benefit Obligation 38 Amount Funded through VEBA 39 Amount Funded through 401(h) 40 Amount Funded through other 41 TOTAL 42 Amount that was tax deductible - VEBA 43 Amount that was tax deductible - 401(h) Amount that was tax deductible - Other 44 **TOTAL** 45 46 Montana Intrastate Costs: 47 **Pension Costs Pension Costs Capitalized** 48 Accumulated Pension Asset (Liability) at Year End 49 50 Number of Montana Employees: Covered by the Plan 51 52 Not Covered by the Plan 53 Active 54 Retired 55 Spouses/Dependants covered by the Plan

Company Name: Montana-Dakota Utilities Co.

SCHEDULE 16 Year: 1998

TOP TEN MONTANA COMPENSATED EMPLOYEES (ASSIGNED OR ALLOCATED)

	TOP TEN MONTAN	A COMPE	NSAILUI	IMIPLOY	LES (ASSIGNI		AILD)
Line						Total	% Increase
No.			_		Total	Compensation	Total
1,0.	Name/Title	Base Salary	Bonuses	Other	Compensation	Last Year	Compensation
ارا							
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SCHEDULE 17 Year: 1998

COMPENSATION OF TOP 5 CORPORATE EMPLOYEES - SEC INFORMATION

	COMPENSATION (JE TOP 5 C	UKPUKA.	IE EMPLO	JYEES - SEC	INFURMATI	IUN
Lina						Total	% Increase
Line					Total	Compensation	Total
No.	Name/Title	Base Salary	Bonuses	Other 1/	Compensation	Last Year	Compensation
1	Martin A. White -	\$254,808	\$139,461	\$226,338	\$620,607	\$206,641	200%
•	President & C.E.O.	V =0.1,000	,	V ,	, 020,000	4_ 00,011	20070
2	Douglas C. Kane - Executive Vice President Chief Administrative & Corporate Development Officer	210,185	63,032	260,894	534,111	298,772	79%
3	Ronald D. Tipton - President & C.E.O. of Montana-Dakota Utilities Co.	223,491	103,500	196,950	523,941	297,853	76%
4	Warren L. Robinson - Vice President, Treasurer & Chief Financial Officer	150,865	57,855	161,567	370,287	196,458	88%
5	Lester H. Loble, II - Secretary & General Counsel	139,694	43,848	126,707	310,249	189,367	64%
		į.					

^{1/} See page 19a for details.

EXECUTIVE COMPENSATION

Shown below is information concerning the annual and long-term compensation for services in all capacities to the Company for the calendar years ending December 31, 1998, 1997, and 1996, for those persons who (i) served as the Chief Executive Officer during 1998, and (ii) were the other four most highly compensated executive officers of the Company at December 31, 1998 (the "Named Officers"). Footnotes supplement the information contained in the Tables.

TABLE 1: SUMMARY COMPENSATION TABLE(1)

					Long			
(-)			nual compen	sation	Awards		Payouts	
(a)	(b)	(c)	(d)	(e) Other annual	(f) Restricted	(g) Securities	(h)	(i)
Name and principal position	Year	Salary (\$)	Bonus(2) (\$)	compen- sation(3) (\$)	stock awards(4) (\$)	underlying Options/ SARs(5) (#)	LTIP payouts(6) (\$)	All other compen- sation(7) (\$)
Martin A. White —President & C.E.O.	1998 1997 1996	254,808 147,316 135,856	139,461 54,450 52,350		54,157 —	122,760	43,937	5,484 4,875 4,076
Harold J. Mellen, Jr. —President & C.E.O. (retired 3/31/98)	1998 1997 1996	176,447 342,735 276,373	38,367 186,450 189,150	16,408 10,581	109,243 — —	2,250 —	244,865 — —	12,947 6,598 5,886
Douglas C. Kane Executive Vice President Chief Administrative & Corporate Development Officer	1998 1997 1996	210,185 201,772 192,281	63,032 92,250 106,500		62,689 — —	55,800 — —	137,605 — —	4,800 4,750 4,500
Ronald D. Tipton —President & C.E.O. of Montana-Dakota Utilities Co.	1998 1997 1996	223,491 200,655 190,000	103,500 92,250 115,363		_ _ _	49,125 — —	142,827 — —	4,998 4,948 4,788
Warren L. Robinson —Vice President, Treasurer & Chief Financial Officer	1998 1997 1996	150,865 128,843 111,937	57,855 63,750 58,200		43,771 — —	37,950 —	75,320 —	4,526 3,865 2,773
Lester H. Loble, II —Secretary and General Counsel	1998 1997 1996	139,694 127,473 122,592	43,848 54,450 47,100	3,963 3,620	41,916 — —	27,900 — —	48,737 — —	4,191 3,824 3,688

⁽¹⁾ All share amounts in the table are adjusted to reflect the Company's three-for-two stock split on July 13, 1998.

⁽²⁾ Granted pursuant to the Executive Incentive Compensation Plan.

⁽³⁾ Above-market interest on deferred compensation.

⁽⁴⁾ The restricted stock awards in the table are valued at fair market value on the date of grant. At December 31, 1998, the Named Officers held the following amounts of restricted stock: Mr. White—2,190 shares (\$58,172); Mr. Mellen—4,440 shares (\$117,938); Mr. Kane—2,535 shares (\$67,336); Mr. Tipton—2,250 shares (\$59,766); Mr. Robinson—1,770 (\$47,016); and Mr. Loble—1,695 shares (\$45,023).

⁽⁵⁾ Options granted pursuant to the 1992 KESOP for the 1998-2000 performance cycle except for Mr. Mellen who received options as part of his Director compensation after his retirement as CEO.

⁽⁶⁾ Dividend equivalents paid with respect to options granted pursuant to the 1992 KESOP for the 1995-1997 performance cycle.

⁽⁷⁾ Totals shown are the Company contributions to the Tax Deferred Compensation Savings Plan, with the following exceptions: Mr. White's total includes insurance premiums of \$684; Mr. Mellen's total includes insurance premiums of \$462 and excess retirement benefit of \$7,835; and Mr. Tipton's total includes insurance premiums of \$198.

TABLE 2: OPTION/SAR(1) GRANTS IN LAST FISCAL YEAR(2)

		Grant date value			
Named Officer (a)	Number of securities underlying options granted (#) (b)	Percent of total options granted to employees in fiscal year(%) (c)	Exercise or base price (\$/share) (d)	Expiration date (e)	Grant date present value(4) (\$) (f)
Martin A. White	122,760	10.2	21.13	2/10/08	293,396
Harold J. Mellen, Jr	2,250	.2	23.08	6/3/08	7,673
Douglas C. Kane	55,800	4.6	21.13	2/10/08	133,362
Ronald D. Tipton	49,125	4.1	21.13	2/10/08	117,409
Warren L. Robinson	37,950	3.1	21.13	2/10/08	90,701
Lester H. Loble, II	27,900	2.3	21.13	2/10/08	66,681

^{(1) &}quot;SAR" is an acronym for "stock appreciation right." The Company has no plan or program which uses stock appreciation rights.

- (2) Adjusted to reflect the Company's three-for-two stock split on July 13, 1998.
- (3) All options except Mr. Mellen's were granted pursuant to the 1992 Key Employee Stock Option Plan. Mr. Mellen's options were granted as part of his Director compensation after his retirement as CEO and vested immediately upon grant. The options granted under the 1992 Key Employee Stock Option Plan become exercisable automatically in nine years on February 10, 2007. Vesting is accelerated upon change in control or upon attainment of certain performance goals, as follows: during the three year performance cycle (1998-2000) performance goals established for the Company by the Compensation Committee are based on return on equity (25%), earnings per share (25%) and total relative shareholder return (50%). Performance goals for Montana-Dakota Utilities Co. and the utility services companies, which are applicable to Mr. Tipton, are based on return on equity (50%) and earnings (50%). From 50% to 100% of the options granted may become exercisable at the end of the three year performance cycle if from 90% to 100% of the goals are met.

Dividend Equivalents granted with the options are described in Table 4.

(4) Present values were calculated using the Black-Scholes option pricing model which has been adjusted to take dividends into account. Use of this model should not be viewed in any way as a forecast of the future performance of the Company's stock. The estimated present value of each stock option granted pursuant to the 1992 Key Employee Stock Option Plan is \$2.39 based on the following inputs:

Stock Price (fair market value) at Grant (2/10/98)	\$21.12
Exercise Price	\$21.13
Expected Option Town	\$21.13
Expected Option Term	7 Years
Stock Price Volatility	0.1625
Dividend Yield	0.1023
Dividend Yield	5.13%

The model assumes: (a) a risk-free interest rate of 4.78 percent on a U.S. Treasury Note with a maturity date of approximately 7 years; (b) Stock Price Volatility is calculated using a three year historical average of stock prices from grant date; (c) Dividend Yield is calculated using the historical dividend rate for three years from the date of grant. The option value was not discounted to reflect any accelerated vesting of the options. Notwithstanding the fact that these options are non-transferable, no discount for lack of marketability was taken.

The option grants to Mr. Mellen were made pursuant to the 1997 Non-Employee Director Long-Term Incentive Plan under assumptions similar to those for the Key Employee Stock Option Plan except

that assumptions differing from those utilized with respect to the Key Employee Stock Option Plan were: (a) a Stock Price at grant and Exercise Price of \$23.08; (b) a risk free interest rate of 4.87 percent; (c) Stock Price Volatility of 0.2001; and (d) Dividend Yield of 4.94 percent. Based on these inputs, the estimated present value of each stock option granted to Mr. Mellen is \$3.41.

TABLE 3: AGGREGATED OPTION/SAR EXERCISES IN LAST FISCAL YEAR AND FISCAL YEAR-END OPTION/SAR VALUES(1)

(a)	(b) Shares	(c)	Num	(d) iber of		(e)
Name	acquired on exercise (#)	Value realized (\$)	unexercis at fiscal	underlying sed options year-end(2) #)	mone	xercised, in-the- y options l year-end (\$)
			Exercisable	Unexercisable	Exercisable	Unexercisable
Martin A. White	22,652	319,271	0	122,760	0	667,508
Douglas C. Kane	74,610	767,800	2,250(3)	0	7,828	0
Ronald D. Tipton	10,000	147,500	46,343	55,800	667,518	303,413
Warren L. Robinson	49,432 17,137	666,304	0	49,125	0	267,117
Lester H. Loble, II	· -	179,309	7,912	37,950	112,581	206,353
	0	0	14,850	27,900	211,304	151,706

⁽¹⁾ Adjusted to reflect the Company's three-for-two stock split on July 13, 1998.

TABLE 4: LONG-TERM INCENTIVE PLAN—AWARDS IN LAST FISCAL YEAR(1)

(a)	•		Estim under non	Estimated future payout der non-stock price-based			
(=)	(b) Number of shares, units	(c) Performance or other period until	(d)	(e)	(f)		
Named Officer	or other rights (#)(2)	maturation or payout	Threshold (\$)	Target (\$)	Maximum (\$)		
Martin A. White Harold J. Mellen, Jr.	122,760	1998-2000	147,312	294,624	441,936		
Douglas C. Kane Ronald D. Tipton Warren L. Robinson Lester H. Loble, II	55,800 49,125 37,950 27,900	1998-2000 1998-2000 1998-2000 1998-2000	66,960 58,950 45,540 33,480	133,920 117,900 91,080 66,960	200,880 176,850 136,620 100,440		

⁽¹⁾ Adjusted to reflect the Company's three-for-two stock split on July 13, 1998.

⁽²⁾ Vesting is accelerated upon a change in control.

⁽³⁾ Options were awarded under the 1997 Non-Employee Director Long-Term Incentive Plan on June 3, 1998.

⁽²⁾ Dividend equivalents were granted pursuant to the 1992 Key Employee Stock Option Plan based on the number of options granted to each Named Officer (see Table 2). Dividend equivalents entitle the recipient to the cash amount equal to any dividend declared by the Board of Directors on the common stock of the Company. The table assumes the current level of dividends. Dividend equivalents may be earned from 0% to 150% at the end of the three year performance cycle (1998-2000) depending upon (1) the level of achievement of performance goals established for the Company and Montana-Dakota Utilities Co. and the utility services companies by the Compensation Committee and (2) individual

performance. Vesting is accelerated upon a change in control. See Table 2 for a description of the goals. Dividend equivalents that are not earned are forfeited.

TABLE 5: PENSION PLAN TABLE

Remuneration	Years of Service						
0105.000	15	20	25	30	35		
\$125,000	\$ 79,572	\$ 88,215	\$ 96,859	\$105,503	\$114,147		
150,000	95,689	106,145	116,602	127,058	137,514		
200.000	108,545	119,726	130,908	142,090	153,271		
225.000	121,145	132,326	143,508	154,690	165,871		
250,000	132,125	143,306	154,488	165,670	176.851		
200,000	143,045	154,226	165,408	176,590	187,771		
250.000	179,285	190,466	201,648	212,830	224.011		
400.000	226,865	238,046	249,228	260,410	271.591		
450,000	267,845	279,026	290,208	301,390	312,571		
500.000	307,745	318,926	330,108	341,290	352,471		
500,000	347,945	359,126	370,308	381,490	392,671		

The Table covers the amounts payable under the Salaried Pension Plan and non-qualified Supplemental Income Security Plan (SISP). Pension benefits are determined by the step-rate formula which places emphasis on the highest consecutive 60 months of earnings within the final 10 years of service. Benefits for single participants under the Salaried Pension Plan are paid as straight life amounts and benefits for married participants are paid as actuarially reduced pensions with a survivorship benefit for spouses, unless participants choose otherwise. The Salaried Pension Plan also permits preretirement survivorship benefits upon satisfaction of certain conditions. Additionally, certain reductions are made for employees electing early retirement.

The Internal Revenue Code places maximum limitations on the amount of benefits that may be paid under the Salaried Pension Plan. The Company has adopted a non-qualified SISP for senior management personnel. In 1998, 70 senior management personnel participated in the SISP, including the Named Officers. Both plans cover salary shown in column (c) of the Summary Compensation Table and exclude bonuses and other forms of compensation.

Upon retirement and attainment of age 65, participants in the SISP may elect a retirement benefit or a survivors' benefit with the benefits payable monthly for a period of 15 years.

As of December 31, 1998, the Named Officers were credited with the following years of service under the plans: Mr. White: Pension, 7, SISP, 7; Mr. Mellen: Pension, 12, SISP, 12; Mr. Kane: Pension, 27, SISP, 17; Mr. Tipton: Pension, 15, SISP, 15; Mr. Robinson: Pension 10, SISP 10; and Mr. Loble: Pension, 11, SISP, 11. The maximum years of service for benefits under the Pension Plan is 35 and under the SISP vesting begins at 3 years and is complete after 10 years. Benefit amounts under both plans are not subject to reduction for offset amounts.

Change-of-Control Arrangements

The Company entered into Change of Control Employment Agreements with the Named Officers (except Mr. Mellen) in November 1998, which would become effective for a three-year period (with automatic annual extension if the Company does not provide nonrenewal notice at least 60 days prior to the end of each 12-month period) only upon a change of control of the Company. If a change of control occurs, the agreements provide for a three-year employment period from the date they become effective, with base salary not less than the highest amount paid within the preceding twelve months, an annual

bonus not less than the highest bonus paid within the preceding three years, and participation in the Company's incentive, savings, retirement and welfare benefit plans.

The agreements also provide that specified payments and benefits would be paid in the event of involuntary termination of employment, other than for cause or disability, at any time when the agreements are in effect. In such event, each of the Named Officers (except Mr. Mellen) would receive payment of an amount equal to three times his annual base pay plus three times his highest annual bonus (as defined therein). In addition, under these agreements, each of the officers would receive (i) an immediate pro-rated cash-out of his bonus for the year of termination based on the highest annual bonus and (ii) an amount equal to the excess of (a) the actuarial equivalent of the benefit under Company qualified and nonqualified retirement plans that the executive would receive if he continued employment with the Company for an additional three years over (b) the actual benefit paid or payable under these plans. All benefits of each executive officer under the Company's welfare benefit plans would continue for at least three years. These arrangements also provide for certain gross-up payments to compensate these executive officers for any excise taxes incurred in connection with these benefits and reimbursement for certain outplacement services.

For these purposes, "cause" means the Named Officer's willful and continued failure to substantially perform his duties or willfully engaging in illegal conduct or misconduct materially injurious to the Company, and "good reason" includes the Company's termination of the Named Officer without cause, the assignment to the Named Officer of duties inconsistent with his prior status and position, certain reductions in compensation or benefits, and relocation or increased travel obligations.

A "change of control" is defined as (i) the acquisition by a party or certain related parties of 20% or more of the Company's voting securities; (ii) a turnover in a majority of the Board of Directors without the approval of a majority of the members of the Board as of November 1998; (iii) a merger or similar transaction after which the Company's shareholders hold 60% or less of the voting securities of the surviving entity; or (iv) the stockholders' approval of the liquidation or dissolution of the Company.

COMPENSATION COMMITTEE REPORT ON EXECUTIVE COMPENSATION

Introduction

The Compensation Committee of the Board of Directors is responsible for determining the compensation of the Company's executive officers. Composed entirely of non-employee Directors, the Committee meets several times each year to review and determine compensation for the executive officers, including the Chief Executive Officer.

Executive Compensation

The Committee firmly believes that appropriate compensation levels succeed in both attracting and motivating high quality employees. To implement this philosophy, the Committee analyzes trends in compensation among comparable companies participating in the oil and gas industry, segments of the energy and mining industries, the peer group of companies used in the graph following this report, and similar companies from general industry. The Committee then sets compensation levels that it believes are competitive within the industry and structured in a manner that rewards successful performance on the job. There are three components of total executive compensation: base salary, annual incentive compensation, and long-term incentive compensation.

In setting base salaries, the Committee does not use a particular formula. In addition to the data referenced above, other factors the Committee uses in its analysis include the executive's current salary in comparison to the competitive industry standard as well as individual performance. Using this system, the Committee granted to Mr. White, the President and Chief Executive Officer, a 44% increase in base salary. This increase took into account Mr. White's promotion from Senior Vice President — Corporate

Development to President and Chief Executive Officer, his personal role in achieving 1998 corporate performance, his rapid and capable assumption of his new duties, and the successful acquisitions made during the year. During 1998, only approximately 39.7% of Mr. White's compensation was base pay. The remainder was performance-based. This reflects the Committee's belief in the importance of having substantial at risk compensation to provide a direct and strong link between performance and executive pay. The other Named Officers, excluding Mr. Mellen, received base salary increases averaging 6.4% in 1998.

In keeping with the Committee's belief that compensation should be directly linked to successful performance, the Company employs both annual and long-term incentive compensation plans. The annual incentive compensation is determined under the Executive Incentive Compensation Plan. The Committee makes awards based upon the level of corporate earnings, cost efficiency, and individual performance. Mr. White received a total of \$139,461 (or 116.7% of the targeted amount) in annual incentive compensation for 1998; the other Named Officers, excluding Mr. Mellen, received an average of \$67,059, or 119% of the targeted amount, based upon achievement of corporate earnings and individual performance near the maximum level.

Long-term incentive compensation serves to encourage successful strategic management and is determined through three different vehicles: the 1992 Key Employee Stock Option Plan, the Restricted Stock Bonus Plan, and the 1997 Executive Long-Term Incentive Plan. Options with a three-year performance cycle (1998-2000) and related dividend equivalents were granted in 1998 under the 1992 Key Employee Stock Option Plan to Mr. White, the other Named Officers and certain other executives. Since options granted in 1995 vested in full in 1997 based upon achievement of performance goals at the maximum level for the 1995-1997 performance cycle, the Committee granted new stock options and dividend equivalents in 1998 to continue to motivate executives to achieve long-term corporate performance goals and to encourage ownership by them of Company common stock. The options become exercisable automatically in nine years, but vesting may be accelerated if certain performance goals are achieved. The number of options and dividend equivalents granted was determined based upon a percent of the salary of each executive.

Restricted stock awards were also made in 1998 to Mr. White and the other Named Officers to reward them for successful acquisitions completed by the Company during 1998. The restricted stock serves to motivate long-term performance and to align the interests of the executives with those of stockholders.

In 1994, the Board of Directors adopted Stock Ownership Guidelines under which executives are required to own Company Common Stock valued from one to four times their annual salary.

The 1998 compensation paid to the Company's executive officers qualified as fully deductible under federal tax laws. The Committee continues to review the impact of federal tax laws on executive compensation, including Section 162(m) of the Internal Revenue Code, but has not formulated any policy with regard thereto.

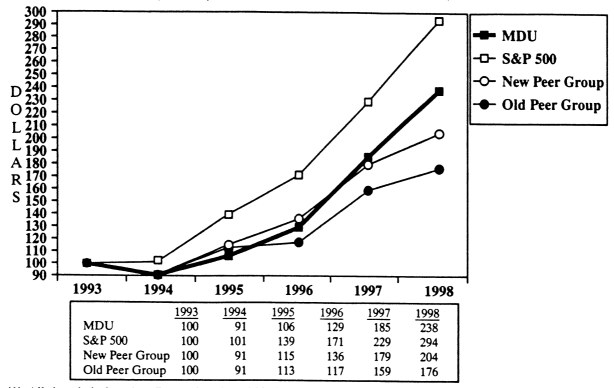
San W. Orr, Jr., Chairman

Harry J. Pearce, Member

Homer A. Scott, Jr., Member

MDU RESOURCES GROUP, INC. COMPARISON OF FIVE YEAR TOTAL STOCKHOLDER RETURN (1)

Total Stockholder Return Index (1993=100)



(1) All data is indexed to December 31, 1993, for the Company, the S&P 500, and the peer groups. Total stockholder return is calculated using the December 31 price for each year. It is assumed that all dividends are reinvested in stock at the frequency paid, and the returns of each component peer issuer of the group is weighted according to the issuer's stock market capitalization at the beginning of the period. New Peer Group issuers are Black Hills Corporation, Coastal Corporation, Equitable Resources, Inc., LG&E Energy Corp., Minnesota Power & Light Company, The Montana Power Company, Northwestern Corporation, ONEOK, Inc., Otter Tail Power Company, Questar Corporation, and UGI Corporation. Old Peer Group issuers are Black Hills Corporation, CILCORP, Inc., Equitable Resources, Inc., Florida Progress Corporation, Minnesota Power & Light Company, The Montana Power Company, ONEOK, Inc., Questar Corporation, South Jersey Industries, Inc., Teco Energy, Inc., UGI Corporation, and Utilicorp United Inc. The peer group was changed to include issuers that better reflect the Company's mix of regulated and unregulated businesses.

Page 1 of 3

	BALANCE SHEET			Ye	ear: 1998
		Account Number & Title	Last Year	This Year	% Change
1	į.	Assets and Other Debits			
2	Utility Pla	ınt			
3	101	Electric Plant in Service	\$512,858,122	\$517,912,067	0.99%
4	101.1	Property Under Capital Leases			
5	102	Electric Plant Purchased or Sold			
6	104	Electric Plant Leased to Others			
7	105	Electric Plant Held for Future Use			
8	106	Completed Constr. Not Classified - Electric			
9	107	Construction Work in Progress - Electric	3,088,291	3,616,183	17.09%
10		(Less) Accumulated Depreciation	(263,482,314)	(274,394,149)	
11		(Less) Accumulated Amortization	(130,005)	(430,284)	1
12	114	Electric Plant Acquisition Adjustments	10,387,642	10,387,642	
13	1	(Less) Accum. Amort. Electric Plant Acq. Adj.	(4,677,738)	(5,091,998)	8.86%
14	120	Nuclear Fuel (Net)	(1,011,100)	(0,001,000)	0.0070
15	120	Other Utility Plant	205,923,801	213,887,500	3.87%
16		Accum. Depr. and Amort Other Utl. Plant	(106,463,098)	(113,207,861)	1
17		TOTAL Utility Plant	\$357,504,701	\$352,679,100	-1.35%
		operty & Investments	Ψοστ,σοπ,τστ	\$602,070,100	1.00 /0
19		Nonutility Property	\$124,347	\$162,463	30.65%
20	1	(Less) Accum. Depr. & Amort. of Nonutil. Prop.	(4,196)	(6,418)	1
21	123	Investments in Associated Companies	(1,100)	(0,110)	02.00%
22	123.1	Investments in Subsidiary Companies	261,413,923	424,583,132	62.42%
23	1	Other Investments	13,003,762	28,287,140	117.53%
24	Į.	Sinking Funds	10,000,702	20,207,140	117.00%
25		TOTAL Other Property & Investments	\$274,537,836	\$453,026,317	65.01%
26		& Accrued Assets	4274,007,000	Ψ100,020,011	00.07%
27	1	Cash	\$6,039,234	\$6,460,876	6.98%
28	1	Special Deposits	1,100	1,100	
29	1	Working Funds	15,005	14,705	-2.00%
30	1	Temporary Cash Investments	100,000	,	-100.00%
31	141	Notes Receivable	1.55,555		
32		Customer Accounts Receivable	23,294,761	19,267,843	-17.29%
33		Other Accounts Receivable	1,883,952	2,223,002	18.00%
34	i	(Less) Accum. Provision for Uncollectible Accts.	(154,989)	1	1 1
35	1	Notes Receivable - Associated Companies	(101,000)	(,,	0.00,7
36	1	Accounts Receivable - Associated Companies	4,143,546	7,359,210	77.61%
37		Fuel Stock	2,056,269	2,011,153	-2.19%
38	1	Fuel Stock Expenses Undistributed	2,333,233	2,311,130	
39	1	Residuals and Extracted Products			
40	1	Plant Materials and Operating Supplies	6,176,509	6,079,423	-1.57%
41	l .	Merchandise	387,543	540,426	39.45%
42	1	Other Material & Supplies	007,040	375,720	35.4576
43	1	Stores Expense Undistributed			
44	1	Gas Stored Underground - Current	9,388,410	9,106,722	-3.00%
45	1	Prepayments	6,439,544	6,982,358	8.43%
46	•	Advances for Gas Explor., Devl. & Production	0,700,044	0,302,330	0.457
47	1	Interest & Dividends Receivable	8,739	5,846	-33.10%
48		Rents Receivable	0,739	3,040	-33.10%
			10 160 405	21 172 409	16 500/
49	1	Accrued Utility Revenues	18,160,495	21,172,408	16.58%
50		Miscellaneous Current & Accrued Assets	97,393	3,087	-96.83%
51		TOTAL Current & Accrued Assets	\$78,037,511	\$81,085,697	3.91%

BALANCE SHEET

Assets and Other Debits (cont.)	1. 1//0	Ye	BALANCE SHEET				
Assets and Other Debits (cont.) 2	Change	This Year	Last Year				
3 Deferred Debits				1	1		
181							
181				Deferred Debits	3		
182.1 Extraordinary Property Losses 7 182.2 Unrecovered Plant & Regulatory Study Costs 182.3 Other Regulatory Assets 182.3 Other Regulatory Assets 183.1 Prelim. Electric Survey & Investigation Chrg. 933,882 240,807 183.1 Prelim. Nat. Gas Survey & Investigation Chrg. 9183.2 Other Prelim. Nat. Gas Survey & Invig. Chrgs. (49,222) (11,705) 184 Clearing Accounts (49,222) (11,705) 185 Temporary Facilities (49,222) (11,705) 187 Deferred Losses from Disposition of Util. Plant 188 Research, Devel. & Demonstration Expend. 1,465,899 10,995,223 16 190 Accumulated Deferred Income Taxes 19,661,675 21,020,788 192.1 Unrecovered Incremental Gas Costs 192.2 Unrecovered Incremental Gas Costs 192.2 Unrecovered Incremental Surcharges 192.2					- 1		
Table	-1.84%	\$1,662,010	\$1,693,092	•			
182.3 Other Regulatory Assets 6,270,750 5,568,013 183 Prelim. Electric Survey & Investigation Chrg. 933,882 240,807 183.1 Prelim. Nat. Gas Survey & Investigation Chrg. 9 183.2 Other Prelim. Nat. Gas Survey & Investigation Chrg. 184 Clearing Accounts (49,222) (11,705) (11,705) (11,705) (11,705) (11,705) (11,705) (11,705) (11,705) (11,705) (11,705) (12,705) (13,705) (13,705) (13,705) (13,705) (13,705) (14,705)				, , ,			
183				,	7		
183.1 Prelim. Nat. Gas Survey & Investigation Chrg. 9 183.2 Other Prelim. Nat. Gas Survey & Invtg. Chrgs. (49,222) (11,705) 184 Clearing Accounts (49,222) (11,705) 11 185 Temporary Facilities (49,235,636 5,685,066 13 187 Deferred Losses from Disposition of Util. Plant 188 Research, Devel. & Demonstration Expend. 11,465,899 10,995,223 16 190 Accumulated Deferred Income Taxes 19,661,675 21,020,788 17 191 Unrecovered Purchased Gas Costs (21,721,470) (274,040) 18 192.1 Unrecovered Incremental Gas Costs (21,721,470) (274,040) 18 192.2 Unrecovered Incremental Surcharges (21,721,470) (274,040) 18 192.2 Unrecovered Incremental Surcharges (21,721,470) (274,040) 19 19 19 19 19 19 19 1	-11.21%			1			
183.2	-74.21%	240,807	933,882				
10							
11				, , ,			
12	-76.22%	(11,705)	(49,222)	,			
13							
14	34.22%	5,685,066	4,235,636				
15					1		
190				, , , , , , , , , , , , , , , , , , , ,			
17	-4.11%						
18	6.91%	, ,					
19	-98.74%	(274,040)	(21,721,470)				
TOTAL Deferred Debits \$22,490,242 \$44,886,162							
21 22 TOTAL ASSETS & OTHER DEBITS \$732,570,290 \$931,677,276							
Account Number & Title	99.58%	\$44,886,162	\$22,490,242				
Account Number & Title Last Year This Year Liabilities and Other Credits Proprietary Capital 25 Proprietary Capital 26 27 201 Common Stock Issued 29 202 Common Stock Subscribed 29 204 Preferred Stock Issued 30 205 Preferred Stock Subscribed 31 207 Premium on Capital Stock 32 211 Miscellaneous Paid-In Capital 33 213 (Less) Discount on Capital Stock 34 214 (Less) Capital Stock Expense 35 216 Appropriated Retained Earnings Last Year This Year % 27 7	07.400/	****	\$700 F70 000				
23	27.18%	\$931,677,276	\$732,570,290	TOTAL ASSETS & OTHER DEBITS	22		
23	Change	This Voor	Lost Voor	Account Number 9 Title			
24 25 Proprietary Capital	6 Change	TIIIS TEAL	Last teat	^	22		
25 Proprietary Capital							
26 27 201 Common Stock Issued \$97,047,296 \$177,398,927 28 202 Common Stock Subscribed 16,800,000 16,700,000 30 205 Preferred Stock Subscribed 78,867,179 174,158,583 31 207 Premium on Capital Stock 78,867,179 174,158,583 32 211 Miscellaneous Paid-In Capital 33 213 (Less) Discount on Capital Stock 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806							
27 201 Common Stock Issued \$97,047,296 \$177,398,927 28 202 Common Stock Subscribed 16,800,000 16,700,000 30 205 Preferred Stock Subscribed 78,867,179 174,158,583 31 207 Premium on Capital Stock 78,867,179 174,158,583 32 211 Miscellaneous Paid-In Capital 33 213 (Less) Discount on Capital Stock (2,340,953) (2,672,372) 34 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806				1			
28 202 Common Stock Subscribed 29 204 Preferred Stock Issued 16,800,000 16,700,000 30 205 Preferred Stock Subscribed 78,867,179 174,158,583 31 207 Premium on Capital Stock 78,867,179 174,158,583 32 211 Miscellaneous Paid-In Capital 213 (Less) Discount on Capital Stock 214 (Less) Capital Stock 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806	82.80%	\$177.398.927	\$97.047.296				
29 204 Preferred Stock Issued 16,800,000 16,700,000 30 205 Preferred Stock Subscribed 78,867,179 174,158,583 31 207 Premium on Capital Stock 78,867,179 174,158,583 32 211 Miscellaneous Paid-In Capital 213 213 (Less) Discount on Capital Stock 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806	02.0070	· · · · · · · · · · · · · · · · · · ·	, , , , , , , , , , , , , , , , , , ,				
30 205 Preferred Stock Subscribed 31 207 Premium on Capital Stock 78,867,179 174,158,583 32 211 Miscellaneous Paid-In Capital 33 213 (Less) Discount on Capital Stock (2,340,953) (2,672,372) 34 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806	-0.60%	16.700.000	16.800.000				
31 207 Premium on Capital Stock 78,867,179 174,158,583 32 211 Miscellaneous Paid-In Capital 33 213 (Less) Discount on Capital Stock 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806	0,00,0		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
32 211 Miscellaneous Paid-In Capital 33 213 (Less) Discount on Capital Stock 34 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806	120.83%	174.158.583	78.867.179				
33 213 (Less) Discount on Capital Stock	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,		· ·			
34 214 (Less) Capital Stock Expense (2,340,953) (2,672,372) 35 216 Appropriated Retained Earnings 33,962,961 36,965,806				· ·			
35 216 Appropriated Retained Earnings 33,962,961 36,965,806	14.16%	(2.672.372)	(2,340.953)				
	8.84%			, , , , ,			
30 ∠10.1 Unappropriated Ketained Earnings 1/8,/59,219 168.616.836	-5.67%	168,616,836	178,759,219	1	36		
37 217 (Less) Reacquired Capital Stock		.,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, , ,			
38 TOTAL Proprietary Capital \$403,095,702 \$571,167,780	41.70%	\$571,167,780	\$403,095,702	1 ' ' '			
39					39		
40 Long Term Debt				Long Term Debt	40		
41					41		
42 221 Bonds \$135,850,000 \$130,850,000	-3.68%	\$130,850,000	\$135,850,000	221 Bonds	42		
43 222 (Less) Reacquired Bonds		*		222 (Less) Reacquired Bonds	43		
44 223 Advances from Associated Companies				223 Advances from Associated Companies	44		
45 224 Other Long Term Debt 21,700,000 43,400,000	100.00%	43,400,000	21,700,000	224 Other Long Term Debt	45		
46 225 Unamortized Premium on Long Term Debt		,		225 Unamortized Premium on Long Term Debt	46		
47 226 (Less) Unamort. Discount on Long Term Debt-Dr. (84,637) (58,897)	-30.41%	(58,897)	(84,637)	226 (Less) Unamort. Discount on Long Term Debt-Dr.	47		
48 TOTAL Long Term Debt \$157,465,363 \$174,191,103	10.62%	, , ,	, , ,	TOTAL Long Term Debt	48		

BALANCE SHEET

Page 3 of 3 Year: 1998

000000000	BALANCE SHEET Year: 1998				
		Account Number & Title	Last Year	This Year	% Change
1					
2	٦	Total Liabilities and Other Credits (cont.)			
3	041	411.1994			
4	Other No	ncurrent Liabilities			
5					
6	227	Obligations Under Cap. Leases - Noncurrent			
7	228.1	Accumulated Provision for Property Insurance			
8	228.2	Accumulated Provision for Injuries & Damages	\$1,253,485	\$984,759	-21.44%
9	228.3	Accumulated Provision for Pensions & Benefits	9,660,854	10,979,893	13.65%
10	228.4	Accumulated Misc. Operating Provisions			
11	229	Accumulated Provision for Rate Refunds	44,757	38,594	-13.77%
12	7	TOTAL Other Noncurrent Liabilities	\$10,959,096	\$12,003,246	9.53%
13	_				
	Current 8	& Accrued Liabilities			
15					
16	231	Notes Payable		\$15,000,000	100.00%
17	232	Accounts Payable	\$13,055,552	15,320,034	17.34%
18	233	Notes Payable to Associated Companies			
19	234	Accounts Payable to Associated Companies	5,066,526	5,016,067	-1.00%
20	235	Customer Deposits	1,343,043	1,263,968	-5.89%
21	236	Taxes Accrued	10,592,539	9,801,379	-7.47%
22	237	Interest Accrued	2,306,485	2,315,917	0.41%
23	238	Dividends Declared	8,574,183	10,799,299	25.95%
24	239	Matured Long Term Debt			
25	240	Matured Interest			
26	241	Tax Collections Payable	887,620	810,955	-8.64%
27	242	Miscellaneous Current & Accrued Liabilities	7,612,200	5,358,982	-29.60%
28	243	Obligations Under Capital Leases - Current			
29		TOTAL Current & Accrued Liabilities	\$49,438,148	\$65,686,601	32.87%
30	D. C	Out ditte			
31	Deferred	Creaits			
32	050	Ourteman Advances for October 12		A 4 4 = 5 55=	
33	252	Customer Advances for Construction	\$1,144,173	\$1,173,090	2.53%
34	253	Other Deferred Credits	8,783,205	8,473,189	-3.53%
	254	Other Regulatory Liabilities	19,400,881	19,690,485	1.49%
35	255	Accumulated Deferred Investment Tax Credits	7,088,739	6,114,067	-13.75%
36	256	Deferred Gains from Disposition Of Util. Plant			
37	257	Unamortized Gain on Reacquired Debt			_
38	81-283	Accumulated Deferred Income Taxes	75,194,983	73,177,715	-2.68%
39		TOTAL Deferred Credits	\$111,611,981	\$108,628,546	-2.67%
40	TOT4: :	LABILITIES & STUEP SPECIES			
41	IOIALL	IABILITIES & OTHER CREDITS	\$732,570,290	\$931,677,276	27.18%

Name of Respondent	This F	Report Is:	Date of Report	Year of Report	
MDU Resources Group, Inc.		An Original	12/31/1998	Dec. 31, 1998	
	(2)	A Resubmission	12/31/1990		
NOTES	TOFIN	IANCIAL STATEMENTS			
 Use the space below for important notes regard Earnings for the year, and Statement of Cash Flow providing a subheading for each statement except Furnish particulars (details) as to any significant any action initiated by the Internal Revenue Service a claim for refund of income taxes of a material amon cumulative preferred stock. For Account 116, Utility Plant Adjustments, explidisposition contemplated, giving references to Correct 	ing the s, or ar where conting involve ount in ain the mission	Balance Sheet, Statementry account thereof. Classiful a note is applicable to more gent assets or liabilities expring possible assessment of itiated by the utility. Give a origin of such amount, de	fy the notes according to e than one statement. cisting at end of year, include of additional income taxes also a brief explanation of bits and credits during the	each basic statement, uding a brief explanation of s of material amount, or of f any dividends in arrears e year, and plan of	
adjustments and requirements as to disposition thereof. 4. Where Accounts 189, Unamortized Loss on Reacquired Debt, and 257, Unamortized Gain on Reacquired Debt, are not used, give an explanation, providing the rate treatment given these items. See General Instruction 17 of the Uniform System of Accounts. 5. Give a concise explanation of any retained earnings restrictions and state the amount of retained earnings affected by such restrictions. 6. If the notes to financial statements relating to the respondent company appearing in the annual report to the stockholders are applicable and furnish the data required by instructions above and on pages 114-121, such notes may be included herein.					
PAGE 122 INTENTIONALLY LEFT BLAN SEE PAGE 123 FOR REQUIRED INFORI		N.			
una.					
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Name of Respondent This Report Is: Date of Report Year of Report					
MDU Resources Group, Inc.	(1) An Original (2) A Resubmission	(Mo, Da, Yr) 12/31/1998	Dec. 31, 1998		
NOTES TO F	INANCIAL STATEMENTS (cor	ntinued)			
NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES Basis of presentation The consolidated financial statements of MDU Resources Group, Inc. (company) include the accounts of two regulated businesses retail and wholesale sales of electricity and retail sales and/or transportation of natural gas and propane, and natural gas transmission and storage and two nonregulated businesses construction materials and mining operations, and oil and natural gas production. The statements also include the ownership interests in the assets, liabilities and expenses of two jointly owned electric generating stations.					
The company's regulated businesses are subject to various state and federal agency regulation. The accounting policies followed by these businesses are generally subject to the Uniform System of Accounts of the Federal Energy Regulatory Commission (FERC). These accounting policies differ in some respects from those used by the company's nonregulated businesses.					
The company's regulated businesses account for certain income and expense items under the provisions of Statement of Financial Accounting Standards No. 71, "Accounting for the Effects of Regulation" (SFAS No. 71). SFAS No. 71 allows these businesses to defer as regulatory assets or liabilities certain items that would have otherwise been reflected as expense or income, respectively, based on the expected regulatory treatment in future rates. The expected recovery or flowback of these deferred items are generally based on specific ratemaking decisions or precedent for each item. Regulatory assets and liabilities are being amortized consistently with the regulatory treatment established by the FERC and the applicable state public service commissions. See Note 3 for more information regarding the nature and amounts of these regulatory deferrals.					
In accordance with the provisions of SFAS No. 71, intercompany coal sales, which are made at prices approximately the same as those charged to others, and the related utility fuel purchases are not eliminated. All other significant intercompany balances and transactions have been eliminated.					
Property, plant and equipment Additions to property, plant and service. When regulated assets a course of business, the original accumulated depreciation. With r except for oil and natural gas pr gains or losses are recognized as capitalize an allowance for funds construction projects and to incl	are retired, or otherwise cost and cost of remove respect to the retirement oduction properties as a component of incomes used during constructs	se disposed of in al, less salvage nt or disposal o described below . The company i ion (AFUDC) on re	n the ordinary , is charged to f all other assets, , the resulting s permitted to egulated		

Oil and natural gas

The company uses the full-cost method of accounting for its oil and natural gas production

are placed in service. In addition, the company capitalizes interest, when applicable, on certain construction projects associated with its other operations. The amounts of AFUDC and interest capitalized were not material in 1998, 1997 and 1996. Property, plant and equipment are depreciated on a straight-line basis over the average useful lives of the

assets, except for oil and natural gas production properties as described below.

Name of Respondent This Report Is: Date of Report Year of Report					
MDU Resources Group, Inc.	(1) An Original (2) A Resubmission	(Mo, Da, Yr) 12/31/1998	Dec. 31, 1998		
NOTES TO E	FINANCIAL STATEMENTS (cor	l ntinued)			
· · · · · · · · · · · · · · · · · · ·					
ctivities. Under this method, all costs incurred in the acquisition, exploration and levelopment of oil and natural gas properties are capitalized and amortized on the units of production method based on total proved reserves. Any conveyances of properties, including gains or losses on abandonments of properties, are treated as adjustments to the cost of the properties with no gain or loss recognized. Capitalized costs are subject to a "ceiling test" that limits such costs to the aggregate of the present value of future net revenues of proved reserves and the lower of cost or fair value of unproved properties. Future net revenue is estimated based on end-of-quarter prices adjusted for contracted price changes. If capitalized costs exceed the full-cost ceiling at the end of any quarter, a permanent noncash write-down is required to be charged to earnings in that quarter.					
Oue to low oil and natural gas prices, the company's capitalized costs under the full-cost method of accounting exceeded the full-cost ceiling at June 30, 1998 and December 31, 1998. Accordingly, the company was required to write down its oil and natural gas producing properties. These noncash write-downs amounted to \$33.1 million (\$20.0 million after tax) and \$32.9 million (\$19.9 million after tax) for the quarters ended June 30, 1998 and December 31, 1998, respectively.					
Natural gas in underground storage Natural gas in underground storage method. The portion of the cost within one year is included in in	age is carried at cost us t of natural gas in undes	sing the last-in	, first-out (LIFO)		
Natural gas available under a repurchase commitment with Frontier Gas Storage Company (Frontier) is carried at Frontier's cost of purchased natural gas, less an allowance to reflect changed market conditions, and is reflected on the company's Consolidated Balance Sheets in "Deferred charges and other assets." See Note 15 for discussion on the write-down which occurred in 1996 of the natural gas available under the repurchase commitment with Frontier.					
Inventories Inventories, other than natural of and supplies and inventories held of average cost or market.			_		
Revenue recognition The company recognizes utility reutility customers during the mon- recognizes construction contract company generally recognizes all	nth. For its constructi t revenue on the percent	on businesses, tage of completion	he company n method. The		

delivered.

Natural gas costs recoverable through rate adjustments Under the terms of certain orders of the applicable state public service commissions, the company is deferring natural gas commodity, transportation and storage costs which are greater or less than amounts presently being recovered through its existing rate schedules. Such orders generally provide that these amounts are recoverable or refundable through rate adjustments within 24 months from the time such costs are paid.

This Report Is: Date of Report Year of Report Name of Respondent (Mo, Da, Yr) (1) An Original MDU Resources Group, Inc. Dec. 31, 1998 12/31/1998 A Resubmission (2) NOTES TO FINANCIAL STATEMENTS (continued) Income taxes The company provides deferred federal and state income taxes on all temporary differences. Excess deferred income tax balances associated with Montana-Dakota's and Williston Basin's rate-regulated activities resulting from the company's adoption of SFAS No. 109, "Accounting for Income Taxes," have been recorded as a regulatory liability and are included in "Other liabilities" in the company's Consolidated Balance Sheets. These regulatory liabilities are expected to be reflected as a reduction in future rates charged customers in accordance with applicable regulatory procedures. The company uses the deferral method of accounting for investment tax credits and amortizes the credits on electric and natural gas distribution plant over various periods which conform to the ratemaking treatment prescribed by the applicable state public service commissions. Earnings per common share Basic earnings per common share were computed by dividing earnings on common stock by the weighted average number of shares of common stock outstanding during the year. earnings per common share were computed by dividing earnings on common stock by the total of the weighted average number of shares of common stock outstanding during the year, plus the effect of outstanding stock options. Common stock outstanding includes issued shares less shares held in treasury. Earnings per share have been restated to reflect the three-for-two common stock split effected in July 1998 as discussed in Note 8. Comprehensive income On January 1, 1998, the company adopted Statement of Financial Accounting Standards No. 130, "Reporting Comprehensive Income" (SFAS No. 130). SFAS No. 130 provides authoritative guidance on the reporting and display of comprehensive income and its components. For the years ended December 31, 1998, 1997 and 1996, comprehensive income equaled net income as reported. Use of estimates The preparation of financial statements in conformity with generally accepted accounting principles requires the company to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Estimates are used for such items as plant depreciable lives, tax provisions, uncollectible accounts, environmental and other loss contingencies, accumulated provision for revenues subject to refund, unbilled revenues and actuarially determined benefit costs. As better information becomes available, or actual amounts are determinable, the recorded estimates are revised. Consequently, operating results can be affected by revisions to prior accounting estimates. Cash flow information Cash expenditures for interest and income taxes were as follows:

1996

\$25,449

\$28,163

(In thousands)

Income taxes

Years ended December 31,

Interest, net of amount capitalized

The company considers all highly liquid investments purchased with an original maturity of

1998

\$26,394

\$34,498

1997

\$25,626

\$18,171

Name of Respondent This Report Is: Date of Report Year of Report						
MDU Resources Group, Inc.	(1) An Original (2) A Resubmission	(Mo, Da, Yr) 12/31/1998	Dec. 31, 1998			
NOTES TO						
	FINANCIAL STATEMENTS (co		THE THE STATE OF T			
three months or less to be cash ϵ	three months or less to be cash equivalents.					
Reclassifications						
Certain reclassifications have been made in the financial statements for prior years to						
conform to the current presentation. Such reclassifications had no effect on net income						
or common stockholders' equity as	s previously reported.					
New accounting standard						
In June 1998, the Financial Accou	inting Standards Board	issued Statement	of Financial			
Accounting Standards No. 133, "Ac						
Activities" (SFAS No. 133). SFAS						
requiring that every derivative						
embedded in other contracts) be						
liability measured at its fair va	alue. SFAS No. 133 rec	quires that chang	es in the			
derivative's fair value be recogn	nized currently in earn	nings unless spec	ific hedge			
accounting criteria are met. Spe	-					
derivative's gains and losses to		-				
income statement, and requires the		_	=			
the effectiveness of transactions	s that receive hedge ac	ccounting treatme	nt.			
SFAS No. 133 is effective for fi	acal years beginning of	Fter June 15 100	O SENS NO 133			
must be applied to derivative in:						
must be applied to delivative in hybrid contracts that were issued						
1997. The company will adopt SF						
the impacts of adopting SFAS No.						
operations.						
NOTE 2						
NATURAL GAS IN UNDERGROUND STORA	GE					
Natural gas in underground stora	ge included in natural	gas transmission	and natural gas			
distribution property, plant and	equipment amounted to	\$43.7 million at	December 31, 1998,			
and \$43.1 million at December 31						
December 31, 1998 and 1997, resp	ectively, of natural ga	as in underground	. storage is			
included in inventories.						
NOTE 3						
REGULATORY ASSETS AND LIABILITIE	S					
The following table summarizes t		s of unamortized	l regulatory assets			
and liabilities included in the			-			
31:	-					
(In thousands)	1998	1997				
Regulatory assets:	1990	1997				
Long-term debt refinancing cos	ts \$ 10,995	\$ 11,466				
Postretirement benefit costs	2,036	2,940				
Plant costs	3,003	3,173				
Other	11,647	10,899				
Total regulatory assets	27,681	28,478				

Total regulatory assets Regulatory liabilities:

Reserves for regulatory matters

39,981

28,478

39,193

Name of Respondent MDU Resources Group, Inc.	This Report Is: (1) An Original (2) A Resubmission	Date of Report (Mo, Da, Yr) 12/31/1998	Year of Report Dec. 31, 1998
NOTES TO I	FINANCIAL STATEMENTS (coi	ntinued)	
Taxes refundable to customers	14,129	13,933	
Plant decommissioning costs	6,413	5,843	
Natural gas costs refundable			
through rate adjustments	274	21,721	
Other	1,351	1,393	
Total regulatory liabilities	62,148	82,083	
Net regulatory position	\$ (34,467)	\$ (53,605)	

As of December 31, 1998, substantially all of the company's regulatory assets are being reflected in rates charged to customers and are being recovered over the next 1 to 18 years.

If, for any reason, the company's regulated businesses cease to meet the criteria for application of SFAS No. 71 for all or part of their operations, the regulatory assets and liabilities relating to those portions ceasing to meet such criteria would be removed from the balance sheet and included in the statement of income as an extraordinary item in the period in which the discontinuance of SFAS No. 71 occurs.

NOTE 4

FINANCIAL INSTRUMENTS

Derivatives

Williston Basin Interstate Pipeline Company and Fidelity Oil Group have entered into certain price swap and collar agreements to manage a portion of the market risk associated with fluctuations in the price of oil and natural gas. These swap and collar agreements are not held for trading purposes. The swap and collar agreements call for Williston Basin and Fidelity to receive monthly payments from or make payments to counterparties based upon the difference between a fixed and a variable price as specified by the agreements. The variable price is either an oil price quoted on the New York Mercantile Exchange (NYMEX) or a quoted natural gas price on the NYMEX or Colorado Interstate Gas Index. The company believes that there is a high degree of correlation because the timing of purchases and production and the swap and collar agreements are closely matched, and hedge prices are established in the areas of operations. Amounts payable or receivable on the swap and collar agreements are matched and reported in operating revenues on the Consolidated Statements of Income as a component of the related commodity transaction at the time of settlement with the counterparty. The amounts payable or receivable are generally offset by corresponding increases and decreases in the value of the underlying commodity transactions.

Innovative Gas Services, Incorporated participates in the natural gas futures market to hedge a portion of the price risk associated with natural gas purchase and sale commitments. These futures are not held for trading purposes. Gains or losses on the futures contracts are deferred until the transaction occurs, at which point they are reported in "Purchased natural gas sold" on the Consolidated Statements of Income. The gains or losses on the futures contracts are generally offset by corresponding increases and decreases in the value of the underlying commodity transactions.

Williston Basin and Knife River Corporation entered into interest rate swap agreements to manage a portion of their interest rate exposure on the natural gas repurchase commitment and long-term debt, respectively. These interest rate swap agreements, which expired in August 1997 and August 1998, respectively, were not held for trading purposes. The interest rate swap agreements called for Williston Basin and Knife River to receive

This Report Is: Date of Report Year of Report Name of Respondent (Mo, Da, Yr) (1) An Original MDU Resources Group, Inc. Dec. 31, 1998 12/31/1998 A Resubmission NOTES TO FINANCIAL STATEMENTS (continued) quarterly payments from or make payments to counterparties based upon the difference between fixed and variable rates as specified by the interest rate swap agreements. The variable prices were based on the three-month floating London Interbank Offered Rate. Settlement amounts payable or receivable under these interest rate swap agreements were recorded in "Interest expense" for Knife River and "Costs on natural gas repurchase commitment" for Williston Basin on the Consolidated Statements of Income in the accounting period they were incurred. The amounts payable or receivable were generally offset by interest on the related debt instruments. The company's policy prohibits the use of derivative instruments for trading purposes and the company has procedures in place to monitor compliance with its policies. The company is exposed to credit-related losses in relation to financial instruments in the event of nonperformance by counterparties, but does not expect any counterparties to fail to meet their obligations given their existing credit ratings. The following table summarizes the company's hedging activity: Years ended December 31. 1998 1997 1996 (Notional amounts in thousands) Oil swap agreements:* Range of fixed prices per barrel \$20.92 \$19.77-\$21.36 \$18.74-\$19.07 730 Notional amount (in barrels) 219 635 Natural gas swap/collar agreements:* \$1.54-\$2.67 \$1.30-\$2.395 \$1.40-\$2.05 Range of fixed prices per MMBtu 8,039 Notional amount (in MMBtu's) 6,082 5,331 Natural gas futures contracts:* Range of fixed prices per MMBtu \$1.96-\$2.50 Notional amount (in MMBtu's) 650 Natural gas collar agreement: ** \$1.22-\$1.52 Range of fixed prices per MMBtu 910 Notional amount (in MMBtu's) Interest rate swap agreements:** Range of fixed interest rates 5.50%-6.50% 5.50%-6.50% 5.50%-6.50% Notional amount (in dollars) \$10,000 \$30,000 \$30,000 * Receive fixed -- pay variable ** Receive variable -- pay fixed At December 31, 1998, the company has natural gas collar agreements outstanding for 2.9

At December 31, 1998, the company has natural gas collar agreements outstanding for 2.9 million MMBtu's of natural gas which call for the company, in 1999, to receive monthly payments from counterparties when the settlement price is below the floor price in the collar agreement or make monthly payments to counterparties when the settlement price is above the ceiling price in the collar agreement. The weighted average floor price and ceiling price is \$2.10 and \$2.51, respectively.

The fair value of these derivative financial instruments reflects the estimated amounts that the company would receive or pay to terminate the contracts at the reporting date, thereby taking into account the current favorable or unfavorable position on open

Name of Respondent This Report Is: Date of Report Year of Report (Mo, Da, Yr) (1) An Original MDU Resources Group, Inc. Dec. 31, 1998 12/31/1998 A Resubmission NOTES TO FINANCIAL STATEMENTS (continued) contracts. The favorable or unfavorable position is currently not recorded on the company's financial statements. Favorable and unfavorable positions related to commodity hedge agreements are expected to be generally offset by corresponding increases and decreases in the value of the underlying commodity transactions. The company's net favorable position on all hedge agreements outstanding at December 31, 1998, was \$597,000. In the event a hedge agreement does not qualify for hedge accounting or when the underlying commodity transaction or related debt instrument matures, is sold, is extinguished, or is terminated, the current favorable or unfavorable position on the open contract would be included in results of operations. The company's policy requires approval to terminate a hedge agreement prior to its original maturity. In the event a hedge agreement is terminated, the realized gain or loss at the time of termination would be deferred until the underlying commodity transaction or related debt instrument is sold or matures and is expected to generally offset the corresponding increases or decreases in the value of the underlying commodity transaction or interest on the related debt instrument. Fair value of other financial instruments The estimated fair value of the company's long-term debt and preferred stock subject to mandatory redemption are based on quoted market prices of the same or similar issues. The estimated fair values of the company's long-term debt and preferred stock subject to mandatory redemption at December 31 are as follows: 1998 Carrying Fair Carrying Fair (In thousands) Amount Value Amount Value Long-term debt \$ 416,456 \$ 435,078 \$ 306,363 \$ 319,367 Preferred stock subject to mandatory redemption 1,700 1,592 1,800 1,584 The fair value of other financial instruments for which estimated fair values have not been presented is not materially different than the related carrying amount. NOTE 5 SHORT-TERM BORROWINGS The company and its subsidiaries had unsecured short-term lines of credit from a number of

banks totaling \$60 million at December 31, 1998. These line of credit agreements provide for bank borrowings against the lines and/or support for commercial paper issues. The agreements provide for commitment fees at varying rates. Commercial paper amounts outstanding supported by the lines of credit were \$15 million at December 31, 1998, and \$3.3 million at December 31, 1997. The weighted average interest rate for borrowings outstanding at December 31, 1998 and 1997, was 5.45 percent and 8.50 percent, respectively. The unused portions of the lines of credit are subject to withdrawal based on the occurrence of certain events.

NOTE 6

LONG-TERM DEBT AND INDENTURE PROVISIONS

Long-term debt outstanding at December 31 is as follows:

'	nis Report Is:		of Report	Year of Report	
	An Original	(Mo, D 12/31	/1998	Dec. 31, 1998	
(2	A Resubmission	12/51	71330		
NOTES TO FINA	ANCIAL STATEMENTS (cor	ntinued)			
(In thousands)		1998	19	97	
First mortgage bonds and notes:					
9 1/8% Series, paid in 1998	\$		\$ 20,0	00	
Pollution Control Refunding Revenu	e				
Bonds, Series 1992					
Mercer County, North Dakota,					
6.65%, due June 1, 2022	15	,000	15,0	00	
Morton County, North Dakota,					
6.65%, due June 1, 2022	2	,600	2,6	00	
Richland County, Montana,					
6.65%, due June 1, 2022	3	,250	3,2	50	
Secured Medium-Term Notes,					
Series A					
6.52%, due October 1, 2004		,000	15,0	00	
8.25%, due April 1, 2007	30	,000	30,0	00	
5.83%, due October 1, 2008	15	,000	_		
6.71%, due October 1, 2009	15	,000	15,0	00	
8.60%, due April 1, 2012	35	,000	35,0	00	
Total first mortgage bonds and note	es 130	,850	135,8	50	
Pollution control note obligation,					
6.20%, due March 1, 2004	3	,400	3,7	00	
Senior notes:					
8.70%, paid in 1998			6 , 5	00	
8.43%, due December 31, 2000	9	,000	12,0	00	
7.35%, due July 31, 2002	4	,000	5,0	00	
7.51%, due October 9, 2003	3	,000	3,0	00	
6.86%, due October 30, 2004	12	,500	12,5	00	
6.43%, due October 30, 2005	10	,000	_		
7.45%, due May 31, 2006	20	,000	20,0	00	
6.68%, due October 30, 2006	15	,000	-		
7.60%, due November 3, 2008	15	,000	15,0	00	
7.10%, due October 30, 2009	12	,500	12,5	00	
6.73%, due October 30, 2010	10	,000	-		
7.28%, due October 30, 2012	10	,000	10,0	000	
6.87%, due October 30, 2013	5	,000	-		
7.05%, due October 30, 2018	15	,000	-		
Commercial paper at a weighted aver	rage				
rate of 6.49%, supported by a revo	olving				
credit agreement due on November 2		,921	_		
Revolving lines of credit at a weig					
average rate of 6.96%, due on date	es ranging				
from January 5, 2001 through Decem	mber 31, 2002 45	,200	64,0	000	
Term credit agreements at a weighte	ed average				
rate of 7.84%, due on dates ranging	ng from				
January 28, 2000 through November	25, 2012 13	,211	6,3	398	
Other		(126)	((85)	
Total long-term debt	416	,456	306,3	363	
Less current maturities	. 3	,192	7,8	302	
Net long-term debt	\$ 413	,264	\$ 298,5	61	

Name of Respondent	This Report Is:	Date of Re		Year of Report		
MDU Resources Group, Inc.	(1) An Original (2) A Resubmission	(Mo, Da, Yr) 12/31/199		Dec. 31, 1998		
NOTES TO E	INANCIAL STATEMENTS (c	continued)				
During 1998, Centennial Energy Holdings, Inc., a direct subsidiary of the company, entered into a revolving credit agreement with various banks on behalf of its subsidiaries that allows for borrowings of up to \$200 million. This facility supports the Centennial commercial paper program. Under the Centennial commercial paper program, \$82.9 million was outstanding at December 31, 1998. The commercial paper borrowings are classified as ong term as the company intends to refinance these borrowings on a long term basis through continued commercial paper borrowings supported by the revolving credit agreement.						
Under the revolving lines of credit, the company and a subsidiary have \$50 million available, \$45.2 million of which was outstanding at December 31, 1998. The amounts of scheduled long-term debt maturities for the five years following December 31, 1998 aggregate \$3.2 million in 1999; \$12.4 million in 2000; \$100.3 million in 2001; \$49.4 million in 2002 and \$6.4 million in 2003. Substantially all of the company's electric and natural gas distribution properties, with certain exceptions, are subject to the lien of its Indenture of Mortgage. Under the terms and conditions of such Indenture, the company could have issued approximately \$273 million of additional first mortgage bonds at December 31, 1998. Certain of the company's other debt instruments contain restrictive covenants all of which the company is in compliance with at December 31, 1998.						
NOTE 7						
PREFERRED STOCKS						
Preferred stocks at December 31 a	re as follows:					
(Dollars in thousands)		1998	19	997		
Authorized:						
Preferred						
500,000 shares, cumulative,				l		
par value \$100, issuable in s	eries					
Preferred stock A						
1,000,000 shares, cumulative,	without par					
value, issuable in series (no	ne outstanding)					
Preference						
500,000 shares, cumulative, w	ithout par					
value, issuable in series (no	ne outstanding)					
Outstanding:						
Subject to mandatory redemption						
Preferred						
5.10% Series 17,000 and	18,000 shares					
in 1998 and 1997, respectiv	ely \$	1,700	\$ 1,8	800		
Other preferred stock						
4.50% Series 100,000 sha	res	10,000	10.0	000		

The preferred stocks outstanding are subject to redemption, in whole or in part, at the option of the company with certain limitations on 30 days notice on any quarterly dividend date.

5,000

15,000

16,700

\$ 16,600

100

5,000

15,000

16,800

\$ 16,700

100

Total preferred stocks

Net preferred stocks

Less current maturities and sinking fund requirements

4.70% Series -- 50,000 shares

Name of Respondent	This Report Is:	Date of Report	Year of Report			
MDU Resources Group, Inc.	(1) An Original	(Mo, Da, Yr)	·			
	(2) A Resubmission	12/31/1998	Dec. 31, 1998			
NOTES TO F	I INANCIAL STATEMENTS (con	tinued)				
The company is obligated to make	annual sinking fund so	twibutions to m	atina tha E 100			
The company is obligated to make						
Series preferred stock. The redeapplicable, are summarized below		ing rund require	ments, where			
applicable, are summarized below		C:	nking Fund			
3	Redemption		nking Fund			
Series	Price (a	a) Share	s Price (a)			
Preferred stocks:	01/	NE 71-1				
4.50%)5 (b)				
4.70%)2 (b)				
5.10%	\$10	1,00	0 (c) \$100			
(a) Plus accrued dividends.		- · · ·				
(b) These series are redeemable a		of the company.				
(c) Annually on December 1, if to	endered.					
In the event of a voluntary or in		all preferred s	tock series holders			
are entitled to \$100 per share, p	plus accrued dividends.					
The aggregate annual sinking fund			-			
mandatory redemption for each of	the five years following	ng December 31,	1998, is \$100,000.			
NOTE 8						
COMMON STOCK						
On May 14, 1998, the company's Bo						
split effected in the form of a						
of common stock were distributed	<u>-</u>					
July 3, 1998. Common stock info	rmation appearing in the	e accompanying C	onsolidated			
Statements of Income and Notes to	o Consolidated Financia	l Statements has	been restated to			
give retroactive effect to the s	tock split.					
The company's Automatic Dividend	Reinvestment and Stock	Purchase Plan (DRIP) provides			
participants in the DRIP the opp	ortunity to invest all o	or a portion of	their cash			
dividends in shares of the compa	ny's common stock and/or	r to make option	al cash payments of			
up to \$5,000 per month for the se	ame purpose. Holders of	f all classes of	the company's			
capital stock, legal residents i:	n any of the 50 states,	and beneficial	owners, whose			
shares are held by brokers or ot:	her nominees, through pa	articipation by	their brokers or			
nominees are eligible to partici	pate in the DRIP. The	company's Tax De	ferred Compensation			
Savings Plans (K-Plans) pursuant	to Section 401(k) of the	ne Internal Reve	nue Code are funded			
with the company's common stock.	From January 1, 1989,	through Septemb	er 30, 1998, the			
DRIP and K-Plans have been funder	d primarily by the purch	nase of shares o	f common stock on			
the open market, except for a po-						
common stock were used to fund the DRIP and K-Plans. Beginning October 1, 1998, shares of						
authorized but unissued common s		-				
continued to be funded by the pu						
December 31, 1998, there were 8.			~			

On November 12, 1998, the company's Board of Directors declared, pursuant to a stockholders' rights plan, a dividend of one preference share purchase right (right) for each outstanding share of the company's common stock. Each right becomes exercisable, upon the occurrence of certain events, for one one-thousandth of a share of Series B

under the DRIP and K-Plans.

lame of Respondent	This Report Is:	Date of Repor	t Year of Report
MDU Resources Group, Inc.	(1) An Original (2) A Resubmission	(Mo, Da, Yr) 12/31/1998	Dec. 31, 1998
NOTECTO		/titi	
	FINANCIAL STATEMENTS		
Preference Stock of the company,		_	
one-thousandth, subject to certain		-	-
and will be exercisable only if a	a person or group (ac	equiring person)	either acquires
wnership of 15 percent or more of	of the company's comm	on stock or com	mences a tender or
exchange offer that would result	in ownership of 15 p	percent or more.	In the event the
company is acquired in a merger of	or other business com	mbination transa	ction or 50 percent
nore of its consolidated assets o	or earnings power are	e sold, each rig	ht entitles the hol
o receive, upon the exercise the	ereof at the then cur	rent exercise p	rice of the right
ultiplied by the number of one of	one-thousandth of a S	Series B Prefere	nce Stock for which
right is then exercisable, in acc	cordance with the ter	ms of the right	s agreement, such
number of shares of common stock	of the acquiring per	son having a ma	rket value of twice
the then current exercise price of	of the right. The ri	ghts, which exp	ire on December 31,
2008, are redeemable in whole, bu	it not in part, for a	price of \$.01	per right, at the
company's option at any time unti	il any acquiring pers	on has acquired	15 percent or more
the company's common stock.		_	-
IOTE 9			
NCOME TAXES			
ncome tax expense is summarized	as follows:		
ears ended December 31,	1998	1997	1996
In thousands)			
Current:			
'ederal	\$ 28,256	\$ 15,427	\$ 12,617
State	5,880	2,362	3,272
Foreign	605	60	60
	34,741	17,849	15,949
Deferred:			
Investment tax credit	(975)	(1, 150)	(1,099)
Income taxes			
ederal	(14,214)	11,844	1,139
tate	(2,067)	2,200	120
oreign			(22)
	(17,256)	12,894	138
otal income tax expense	\$ 17,485	\$ 30,743	\$ 16,087
Components of deferred tax assets	s and deferred tax li	labilities recog	nized in the compar
Consolidated Balance Sheets at De	ecember 31 are as fol	llows:	
To the constant		1000	1005
In thousands)		1998	1997
eferred tax assets:		A 25 302	A 20 700
eserves for regulatory matters		\$ 35,703	\$ 32,789
atural gas available under			
epurchase commitment		2,268	4,821
ccrued pension costs		9,274	8,445
eferred investment tax credits		2,336	2,714
accrued land reclamation		2,907	3,184

Total deferred tax assets Deferred tax liabilities:

Depreciation and basis differences

Other

12,851

64,804

13,266 65,754

Name of Respondent	This Report Is:		Date of		Year of Report		
MDU Resources Group, Inc.	(1) 🖎 A	_	(Mo, Da, \		Dec. 31, 199	8	
	(2) A	Resubmission	12/31/19	990		_	
NOTES TO FINANCIAL STATEMENTS (continued)							
on property, plant and equipment 192,166 123,629							
Basis differences on oil and							
natural gas producing properties			9,604		30,726		
Long-term debt refinancing costs			4,491		4,672		
Other			15,669		8,168		
Total deferred tax liabilities			221,930		167,195		
Net deferred income tax liabilit	У		\$(156,176)	\$(102,391)		
The following table reconciles to December 31, 1997, to December 3	_				-		
the Consolidated Statements of I	ncome:						
(In thousands)					1998		
Net change in deferred income ta	х						
liability from the preceding tab	le			\$	53 , 785		
Change in tax effects of income	tax-relat	ed					
regulatory assets and liabilitie	s				323		
Deferred taxes associated with a	cquisitio	ns	(70,389)				
Deferred income tax expense for	the perio	d		\$ (16,281)		
federal income tax rate to income before taxes. The reasons for this difference are as follows: Years ended December 31, 1998 1997 1996							
Years ended December 31,	Amount	8	Amount	97	1996 Amount %		
(Dollars in thousands)	FHILOUITE	o	Amount	0	Amount	70	
Computed tax at federal							
statutory rate \$	18,057	35.0	\$ 29,876	35.0	\$ 21,545	35.0	
Increases (reductions)	,				,,		
resulting from:							
Depletion allowance	(1,571)	(3.0)	(828)	(1.0)	(1,070)	(1.7)	
State income							
taxes net of							
federal income tax							
benefit	2,312	4.5	3,473	4.1	2,770	4.5	
Investment tax credit							
amortization	(975)	(1.9)	(1,150)	(1.4)	(1,099)	(1.8)	
Tax reserve adjustment					(6,600)	(10.7)	
Other items	(338)	(.7)	(628)	(.7)	541	.8	
Total income tax expense \$	17,485	33.9	\$30,743	36.0	\$ 16,087	26.1	
In 1996, the company reached a settlement with the Internal Revenue Service concerning							
notices of deficiency issued in connection with disputed items for the 1983 through 1988 tax years and, in 1997, reached a similar settlement for the tax years 1989 through 1991.							
In 1996, the company reflected the effects of the 1996 settlement and the 1997 anticipated							
settlement in the consolidated financial statements and, in addition, reversed reserves							

settlement in the consolidated financial statements and, in addition, reversed reserves which had previously been provided and were deemed to be no longer required.

NOTE 10

Name of Respondent MDU Resources Group, Inc.	This Report Is: (1) An Original (2) A Resubmission	Date of Report (Mo, Da, Yr) 12/31/1998	Year of Report Dec. 31, 1998					
NOTES TO FINANCIAL STATEMENTS (continued)								
BUSINESS SEGMENT DATA								
In 1998, the company adopted	SFAS No. 131, "Disclosures	about Segments	of an Enterprise					

and Related Information" (SFAS No. 131). SFAS No. 131 requires the disclosure of certain information about operating segments in financial statements. The company's operations are conducted through five business segments. The company's reportable segments are those that are based on the company's method of internal reporting, which generally segregates the strategic business units due to differences in products, services and regulation. The electric, natural gas distribution, natural gas transmission, construction materials and mining, and oil and natural gas production businesses are substantially all located within the United States. The electric business operates electric power generation, transmission and distribution facilities in North Dakota, South Dakota, Montana and Wyoming and installs and repairs electric transmission and distribution power lines and provides related supplies, equipment and engineering services throughout the western United States and Hawaii. The natural gas distribution business provides natural gas distribution services in North Dakota, South Dakota, Montana and Wyoming. The natural gas transmission business serves the Midwestern, Southern and Central regions of the United States providing natural gas transmission and related services including storage and production along with energy marketing and management, wholesale/retail propane and energy facility construction. The construction materials and mining business produces and markets aggregates and construction materials in Alaska, California, Hawaii and Oregon, and operates lignite coal mines in Montana and North Dakota. The oil and natural gas production business is engaged in oil and natural gas acquisition, exploration and production activities throughout the United States, the Gulf of Mexico and Canada.

Segment information follows the same accounting policies as described in the Summary of Significant Accounting Policies. Segment information included in the accompanying Consolidated Balance Sheets as of December 31 and included in the Consolidated Statements of Income for the years then ended is as follows:

			(Construction	Oil and	Elimin	
		Nat Gas	Nat Gas	Materials	Nat Gas	and	
	Electric	Dist	Trans	and Mining	Prod	Adjust	Total
(In thousands)							
1998							
Operating revenues:							
External	\$211,453	\$154,147	\$133,279	\$338,702(a)	\$ 51,297	\$	\$ 888,878
Intersegment			47,420	7,749		(47,420) (b)	7,749
Depreciation, deple	etion						
and amortization	19,798	7,150	8,463	20,562	21,813		77,786
Interest expense	10,304	3,728	6,426	7,402	2,413		30,273
Income taxes	10,204	2,681	13,977	15,155	(24,532)		17,485
Earnings on common							
stock	17,180	3,501	20,823	24,499	(32,673)		33,330
Other significant							
noncash items:							
Write-downs of oil and							
natural gas pro	perties						
(Note 1)					66,000		66,000
Identifiable							
assets (d)	344,304	129,654	260,942	500,720	171,207	45,948 (c	1,452,775
Capital expen	31,378	8,256	23,710	172,108	94,465	(4,275)(e	325,642

(Mo, Da, Yr) (1) An Original MDU Resources Group, Inc. Dec. 31, 1998 12/31/1998 (2) A Resubmission NOTES TO FINANCIAL STATEMENTS (continued) 1997 Operating revenues: \$164,351 \$157,005 \$ 43,784 \$168,067(a) \$ 68,387 \$ ---\$ 601,594 External 49,622 6,080 --- (49,622)(b) 6,080 Intersegment Depreciation, depletion 10,999 65,767 17,771 7,013 5,550 24,434 and amortization 4,503 2,454 30,209 10,949 3,698 8,605 Interest expense 4,392 7,293 30,743 2,987 8,429 Income taxes 7,642 Earnings on common 10,111 14,505 53,835 13,388 4,514 11,317 stock Identifiable 326,615 128,517 227,030 235,221 162,785 33,724 (c)1,113,892 assets (d) 30,651 (4,522)(e) 117,634 27,970 8,858 13,205 41,472 Capital expen 1996 Operating revenues: \$138,761 \$155,012 \$ 20,396 \$126,275(a) \$ 68,310 \$ ---\$ 508,754 External 58,224 5,947 --- (58,224)(b) 5,947 Intersegment Depreciation, depletion 6,748 6,974 24,996 62,651 and amortization 17,053 6,880 3,111 11,269 4,422 7,799 3,277 (1,046) (b) 28,832 Interest expense 6,698 16,087 5,859 3,507 (5,962)5,985 Income taxes Earnings on common 11,436 4,892 2,459 11,521 14,375 44,683 stock Other significant noncash items: Write-down of natural gas available under repurchase commitment (Note 15) 18,553 18,553 Identifiable 313,815 120,645 276,843 171,283 161,647 44,940 (c)1,089,173 assets (d) 10,890 25,063 51,821 (11,803)(e) 100,900 Capital expen 18,674 6,255 (a) Includes sales, for use at the Coyote Station, an electric generating station jointly owned by the company and other utilities, of (in thousands) \$6,714, \$5,061 and \$6,358 for 1998, 1997 and 1996, respectively. (b) Intersegment eliminations. (c) Corporate assets consist of assets not directly assignable to a business segment (i.e., cash and cash equivalents, certain accounts receivable and other miscellaneous current and deferred assets). (d) Includes, in the case of electric and natural gas distribution property, allocations of common utility property. Natural gas stored or available under repurchase commitment, as applicable, is included in natural gas distribution and transmission identifiable assets. (e) Net proceeds from sale or disposition of property. Capital expenditures for 1998 and 1997, related to acquisitions, in the preceeding table

This Report Is:

Date of Report

Year of Report

Name of Respondent

include the following noncash transactions: issuance of the company's equity securities,

Name of Respondent	This Report I	1	Date of Report	Year of Report
MDU Resources Group, Inc.	(1) 🖎 An (_	(Mo, Da, Yr) 12/31/1998	Dec. 31, 1998
	(2)	esubmission	12/3 1/ 1990	'
NOTES TO F	INANCIAL ST	ATEMENTS (cor	ntinued)	
less treasury stock acquired, in of the company's equity securities natural gas transmission capital Energy Marketing, Inc. which were Consolidated Statements of Cash Esegment. On March 5, 1998, the company accountraction materials companies	es in total expenditur e not refle Flows as Pr quired Mors	for 1997 of es for 1996 dected in investairielands was	\$9.9 million. include \$763,000 sting activities as not considered. and S2 - F Corp	In addition, for Prairielands in the d a major business p., privately held
consideration for such companies and cash. Morse Bros., Inc. sellorestress concrete and constructions. S2 - F Corp. sells aggre	ls aggregat lon service	e, ready-mixes in the Will	ed concrete, aspl Lamette Valley f	haltic concrete,
The company also acquired a number material, including construction services construction and engineers marketing business in Kentuck company's common stock and cash,	materials ering busin ky. The to	and mining bu lesses in Cali otal purchase	usinesses in Orecifornia and Monta consideration,	gon, utility ana and a natural consisting of the
In 1997, the company acquired segmenterial, including the remaining utility services construction and Oregon. The total purchase construction and cash, for these businesses was \$3	g 50 percen d construct ideration,	t interest in ion supplies consisting of	n Hawaiian Cemen and equipment b	t (See Note 12) and usinesses in
The above acquisitions were according to the acquisitions of the acquisince the date of each acquisition the above acquisitions are not procompany's financial position or recompany's financial position.	uired busin on. Pro fo resented as	nesses are incommendation in the second second in the second second second in the second second in the second in the second second in the second second in the second second in the second seco	cluded in the fire language of the columns of the columns are fired to the columns are fired to the columns of	nancial statements ting the effects of
NOTE 11 EMPLOYEE BENEFIT PLANS In 1998, the company adopted SFAS Other Postretirement Benefits" (S disclosures about pension and oth measurement or recognition of amounts have	SFAS No. 13 ner postret ounts relat	32). SFAS No cirement beneated to these 1	. 132 revises em fit plans but do	ployers' es not change the
The company has noncontributory openefit plans. There were no addressed as of December 31, 199 assets for the years ended Decemb	ditional mi 98 and 1997 per 31 are	nimum pension Changes in as follows:	n liabilities re n benefit obliga	quired to be tion and plan
		ension enefits		Postretirement Benefits
(In thousands) Change in benefit obligation: Benefit obligation at	1998	1997		1997
_	178,199	\$ 150,829	\$ 73,838	\$ 65,608

Name of Respondent	This Report	is:	Date of Report	Year of Report
MDU Resources Group, Inc.	(1) An (2) AR	Original Resubmission	(Mo, Da, Yr) 12/31/1998	Dec. 31, 1998
NOTES TO	FINANCIAL ST	TATEMENTS (cont	tinued)	
Service cost	4,509	3,889	1,502	1,272
Interest cost	12,248	11,651	•	4,691
Plan participants' contribution			475	379
Amendments	437		(4,810)	
Actuarial (gain) loss	5,971	12,263		
Acquisition		9,463		6,394
Benefits paid	(13,699)	(9,896)		·
Benefit obligation at	(==, ===,	(=, == =,	(2/2-2/	(3,323,
	\$ 187,665	\$ 178,199	\$ 70,338	\$ 73,838
Change in plan assets:				
Fair value of plan assets at				
beginning of year	\$ 225,201	\$ 185,872	\$ 30,595	\$ 21,712
Actual return on plan assets		38,272		•
Employer contribution	88	265	6 , 067	•
Plan participants' contributi	ons	NAME AND THE	475	379
Acquisition		10,688		
Benefits paid	(13,699)	(9,896)	(3,820)	(3,618)
Fair value of plan assets at	end			
of year	251,194	225,201	39,543	30,595
Funded status	63,529	47,002	(30,795)	(43,243)
Unrecognized actuarial gain				(2 , 679)
Unrecognized prior service co Unrecognized net transition	st 7,645	8,056	(1,433)	
obligation	(5,340)	(6,333)	31,029	36,864
Accrued benefit cost	\$ (8,129)	\$ (8,119)	\$ (9,235)	\$ (9,058)
Weighted average assumptions fo		ny's pension a	nd other postre	tirement benefit
plans as of December 31 are as	follows:			
		Pension		Postretirement
		Benefits		Benefits
	1998	1997		1997
Discount rate	6.75%	7.00%		
Expected return on plan assets	8.50%	8.50%		
Rate of compensation increase	4.50%	4.50%	4.50%	4.50%
Health care rate assumptions fo	-		tretirement	
benefit plans as of December 31	are as tol.		.0	1005
Hoolth game trond water		199		1997
Health care trend rate		6.50%-8.50	7	.00%-9.00%
Health care cost trend		E 000 C 00	.0 -	000 6 000
rate - ultimate		5.00%-6.00	5	.00%-6.00%
Year in which ultimate trend rate achieved		1999-2004		1999-2004
Components of net periodic bene benefit plans are as follows:	fit cost for	r the company'	s pension and o	ther postretiremen
zamente pramo dro do rorromo.	1	Pension	Other	Postretirement
		enefits		Benefits
FERC FORM NO. 1 (ED. 12-96)	Pa	ge 123.15		SCHEDULE 18A

Name of Respondent MDU Resources Group, Inc.		This Re (1) <u>*</u> (2)	An	is: Original Resubmis	ssion	(Date of Repor (Mo, Da, Yr) 12/31/1998	t		f Report 1, 1998
NOTES TO FINANCIAL STATEMENTS (continued)										
Years ended December 31,		1998		1997	19	96	1998		1997	1996
(In thousands)										
Components of net periodic										
benefit cost:										
Service cost	\$ 4	,509	\$:	3,889	\$ 3,8	52	\$ 1,502	\$ 1	,272	\$ 1,333
Interest cost	12	,248	1	1,651	10,8	23	4,848	4	,691	4,701
Expected return on assets	(15	,892)	(1	4,321)	(13, 1-	45)	(2,395)	(1	,748)	(1,279)
Amortization of prior										
service cost		848		811	7.	55				
Recognized net actuarial										
(gain) loss		(621)		(666)	(98)	(169)		(105)	48
Amortization of net										
transition obligation		(994)		(988)	(9	90)	2,458	2	,458	2,458
Net periodic benefit cost		98		376	1,1	97	6,244	6	,568	7,261
Less amount capitalized		79		70	1	31	628		625	735
Net periodic benefit										
expense	\$	19	\$	306	\$ 1,0	66	\$ 5,616	\$ 5	,943	\$ 6,526

The company has other postretirement benefit plans including health care and life insurance. The plans underlying these benefits may require contributions by the employee depending on such employee's age and years of service at retirement or the date of retirement. The accounting for the health care plan anticipates future cost-sharing changes that are consistent with the company's expressed intent to generally increase retiree contributions each year by the excess of the expected health care cost trend rate over 6 percent.

Assumed health care cost trend rates may have a significant effect on the amounts reported for the health care plans. A 1 percentage point change in the assumed health care cost trend rates would have the following effects at December 31, 1998:

	1 Per	centage	1 Percentage		
(In thousands)	Point I	ncrease	Point D	ecrease	
Effect on total of service					
and interest cost components	\$	243	\$	(294)	
Effect on postretirement benefit					
obligation	\$	3,671	\$	(4,546)	

The company has an unfunded, nonqualified benefit plan for executive officers and certain key management employees that provides for defined benefit payments upon the employee's retirement or to their beneficiaries upon death for a 15-year period. Investments consist of life insurance carried on plan participants which is payable to the company upon the employee's death. The cost of these benefits was \$2.7 million in 1998 and \$2.2 million in both 1997 and 1996.

The company has stock option plans for directors, key employees and employees, which grant options to purchase shares of the company's stock. The company accounts for these option plans in accordance with APB Opinion No. 25 under which no compensation expense has been recognized. The option exercise price is the market value of the stock on the date of grant. Options granted to the key employees automatically vest after nine years, but the plan provides for accelerated vesting based on the attainment of certain performance goals

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or upon a change in control of the company. Options granted to directors and employees vest at date of grant and three years after date of grant, respectively, and expire ten years after the date of grant. Under the stock option plans, the company is authorized to grant options for up to 4.3 million shares of common stock and has granted options on 1.9 million shares through December 31, 1998.

Had the company recorded compensation expense for the fair value of options granted consistent with SFAS No. 123, "Accounting for Stock-Based Compensation" (SFAS No. 123), net income would have been reduced on a pro forma basis by \$820,000 in 1998, \$51,400 in 1997 and \$48,000 in 1996. On a pro forma basis, basic and diluted earnings per share for 1998 would have been reduced by \$.02 and there would have been no effect for 1997 and 1996. Since SFAS No. 123 does not require this accounting to be applied to options granted prior to January 1, 1995, the resulting pro forma compensation costs may not be representative of those to be expected in future years.

A summary of the status of the stock option plans at December 31, 1998, 1997 and 1996, and changes during the years then ended are as follows:

	1998	1998		1997		;
	V	Weighted		Weighted		reighted
		Average		Average	Average Exercise	
	E	Exercise	E	Exercise		
	Shares	Price	Shares	Price	Shares	Price
Balance at						
beginning of year	594,180	\$12.07	635,965	\$11.77	703,105	\$11.65
Granted	1,225,920	21.12	22,500	16.37	****	
Forfeited	(37,875)	21.05	(13,600)	11.41		
Exercised	(265,417)	11.98	(50 , 685)	10.50	(67,140)	10.50
Balance at end						
of year	1,516,808	19.17	594,180	12.07	635,965	11.77
Exercisable at						
end of year	333,261	\$12.94	112,461	\$11.67	140,646	\$10.50

Exercise prices on options outstanding at December 31, 1998, range from \$10.50 to \$23.84 with a weighted average remaining contractual life of approximately 8 years.

The weighted average fair value of each option granted in 1998 and 1997 is \$2.40 and \$2.09, respectively. The fair value of each option is estimated on the date of grant using the Black-Scholes option pricing model. The assumptions used to estimate the fair value of options granted in 1998 and 1997 were a weighted average risk-free interest rate of 4.78 percent and 6.60 percent, respectively, a weighted average expected dividend yield of 5.13 percent and 5.48 percent, respectively, an expected life of 7 years and a weighted average expected volatility of 16.27 percent and 14.51 percent, respectively.

The company sponsors various defined contribution plans for eligible employees. Costs incurred by the company under these plans were \$3.1 million in 1998, \$2.1 million in 1997 and \$1.9 million in 1996. The costs incurred in each year reflect additional participants as a result of business acquisitions.

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In September 1995, KRC Holdings, Inc., through its wholly owned subsidiary, Knife River Hawaii, Inc., acquired a 50 percent interest in Hawaiian Cement, which was previously owned by Lone Star Industries, Inc. Knife River Dakota, Inc., a wholly owned subsidiary of KRC Holdings, Inc., acquired the remaining 50 percent interest in Hawaiian Cement from the previous owner, Adelaide Brighton Cement (Hawaii), Inc. of Adelaide, Australia, in July 1997.

In August 1997, the company began consolidating Hawaiian Cement into its financial statements. Prior to August 1997, the company's net investment in Hawaiian Cement was not consolidated and was accounted for by the equity method. The company's share of operating results for the seven months ended July 31, 1997, and the year ended December 31, 1996, is included in "Other income -- net" in the accompanying Consolidated Statements of Income for the years ended December 31, 1997 and 1996, respectively. Summarized operating results for Hawaiian Cement for the seven months ended July 31, 1997, and for the year ended December 31, 1996, when accounted for by the equity method, are as follows: net sales of \$33.5 million and \$70.1 million; operating margin of \$4.7 million and \$9.9 million; and income before income taxes of \$2.0 million and \$5.4 million, respectively.

NOTE 13

JOINTLY OWNED FACILITIES

The consolidated financial statements include the company's 22.7 percent and 25.0 percent ownership interests in the assets, liabilities and expenses of the Big Stone Station and the Coyote Station, respectively. Each owner of the Big Stone and Coyote stations is responsible for financing its investment in the jointly owned facilities.

The company's share of the Big Stone Station and Coyote Station operating expenses is reflected in the appropriate categories of operating expenses in the Consolidated Statements of Income.

At December 31, the company's share of the cost of utility plant in service and related accumulated depreciation for the stations was as follows:

(In thousands)	1998	1997
Big Stone Station:		
Utility plant in service	\$ 49,762	\$ 49,467
Less accumulated depreciation	28,781	27,971
	\$ 20,981	\$ 21,496
Coyote Station:		
Utility plant in service	\$121,726	\$121,604
Less accumulated depreciation	56,770	53,107
	\$ 64,956	\$ 68,497

NOTE 14

REGULATORY MATTERS AND REVENUES SUBJECT TO REFUND

General rate proceedings

Williston Basin had pending with the FERC a general natural gas rate change application implemented in 1992. In October 1997, Williston Basin appealed to the United States Court of Appeals for the D.C. Circuit (D.C. Circuit Court) certain issues decided by the FERC in prior orders concerning the 1992 proceeding. Williston Basin is awaiting a decision from the D.C. Circuit Court.

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In June 1995, Williston Basin filed a general rate increase application with the FERC. As a result of FERC orders issued after Williston Basin's application was filed, Williston Basin filed revised base rates in December 1995 with the FERC resulting in an increase of \$8.9 million or 19.1 percent over the then current effective rates. Williston Basin began collecting such increase effective January 1, 1996, subject to refund. On July 29, 1998, the FERC issued an order which addressed various issues including storage cost allocations, return on equity and throughput. On August 28, 1998, Williston Basin requested rehearing of such order.

Reserves have been provided for a portion of the revenues that have been collected subject to refund with respect to pending regulatory proceedings and to reflect future resolution of certain issues with the FERC. Williston Basin believes that such reserves are adequate based on its assessment of the ultimate outcome of the various proceedings.

NOTE 15

NATURAL GAS REPURCHASE COMMITMENT

The company has offered for sale since 1984 the inventoried natural gas owned by Frontier, a special purpose, nonaffiliated corporation. Through an agreement, Williston Basin is obligated to repurchase all of the natural gas at Frontier's original cost and reimburse Frontier for all of its financing and general administrative costs. Frontier has financed the purchase of the natural gas under a term loan agreement with several banks. December 31, 1998 and 1997, borrowings totaled \$14.8 million and \$32.0 million, respectively, at a weighted average interest rate of 6.19 percent and 6.63 percent, respectively. At December 31, 1998 and 1997, the natural gas repurchase commitment of \$14.3 million and \$30.4 million, respectively, is reflected on the company's Consolidated Balance Sheets under "Other liabilities" and \$551,000 and \$1.6 million, respectively, is reflected under "Other accrued liabilities." The financing costs associated with this repurchase commitment, consisting principally of interest and related financing fees, approximated \$5.7 million in 1996. The costs incurred in 1998 and 1997 were not material and are included in "Other income -- net" on the Consolidated Statements of Income. The term loan agreement will terminate on October 2, 1999, subject to an option to renew this agreement upon the lenders' consent for up to five years, unless terminated earlier by the occurrence of certain events.

The FERC has issued orders that have held that storage costs should be allocated to this gas, prospectively beginning May 1992, as opposed to being included in rates applicable to Williston Basin's customers. These storage costs, as initially allocated to the Frontier gas, approximated \$2.1 million annually, for which Williston Basin has provided reserves. Williston Basin appealed these orders to the D.C. Circuit Court which in December 1996 issued its order ruling that the FERC's actions in allocating storage capacity costs to the Frontier gas were appropriate. On August 28, 1998, Williston Basin requested rehearing of the July 29, 1998 FERC order which addressed various issues, including a requirement that storage deliverability costs be allocated to the Frontier gas.

Williston Basin sells and transports natural gas held under the repurchase commitment. In the third quarter of 1996, Williston Basin, based on a number of factors including differences in regional natural gas prices and natural gas sales occurring at that time, wrote down 43.0 MMdk of this gas to its then current value. The value of this gas was determined using the sum of discounted cash flows of expected future sales occurring at then current regional natural gas prices as adjusted for anticipated future price

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increases. This resulted in a write-down aggregating \$18.6 million (\$11.4 million after tax). In addition, Williston Basin wrote off certain other costs related to this natural gas of approximately \$2.5 million (\$1.5 million after tax). The amounts related to this write-down are included in "Costs on natural gas repurchase commitment" in the Consolidated Statements of Income. At December 31, 1998 and 1997, natural gas held under the repurchase commitment of \$6.9 million and \$14.6 million, respectively, is included in the company's Consolidated Balance Sheets under "Deferred charges and other assets." The amount of this natural gas in storage as of December 31, 1998 was 7.0 MMdk.

NOTE 16

COMMITMENTS AND CONTINGENCIES

Pending litigation

In November 1993, the estate of W.A. Moncrief (Moncrief), a producer from whom Williston Basin purchased a portion of its natural gas supply, filed suit in Federal District Court for the District of Wyoming (Federal District Court) against Williston Basin and the company disputing certain price and volume issues under the contract.

Through the course of this action Moncrief submitted damage calculations which totaled approximately \$19 million or, under its alternative pricing theory, approximately \$39 million.

In June 1997, the Federal District Court issued its order awarding Moncrief damages of approximately \$15.6 million. In July 1997, the Federal District Court issued an order limiting Moncrief's reimbursable costs to post-judgment interest, instead of both pre- and post-judgment interest as Moncrief had sought. In August 1997, Moncrief filed a notice of appeal with the United States Court of Appeals for the Tenth Circuit (U.S. Court of Appeals) related to the Federal District Court's orders. In September 1997, Williston Basin and the company filed a notice of cross-appeal. Oral argument before the U.S. Court of Appeals was held September 23, 1998. Williston Basin and the company are awaiting a decision from the U.S. Court of Appeals.

Williston Basin believes that it is entitled to recover from customers virtually all of the costs which might ultimately be incurred as a result of this litigation as gas supply realignment transition costs pursuant to the provisions of the FERC's Order 636. However, the amount of costs that can ultimately be recovered is subject to approval by the FERC and market conditions.

In December 1993, Apache Corporation (Apache) and Snyder Oil Corporation (Snyder) filed suit in North Dakota Northwest Judicial District Court (North Dakota District Court) against Williston Basin and the company. Apache and Snyder are oil and natural gas producers which had processing agreements with Koch Hydrocarbon Company (Koch). Williston Basin and the company had a natural gas purchase contract with Koch. Apache and Snyder have alleged they are entitled to damages for the breach of Williston Basin's and the company's contract with Koch. Williston Basin and the company believe that if Apache and Snyder have any legal claims, such claims are with Koch, not with Williston Basin or the company as Williston Basin, the company and Koch have settled their disputes. Apache and Snyder have submitted damage estimates under differing theories aggregating up to \$4.8 million without interest. A motion to intervene in the case by several other producers, all of which had contracts with Koch but not with Williston Basin, was denied in December 1996. The trial before the North Dakota District Court was completed in November 1997.

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On November 25, 1998, the North Dakota District Court entered an order directing the entry of judgment in favor of Williston Basin and the company. On December 15, 1998, Apache and Snyder filed a motion for relief asking the North Dakota District Court to reconsider its November 25, 1998 order.

In a related matter, in March 1997, a suit was filed by nine other producers, several of which had unsuccessfully tried to intervene in the Apache and Snyder litigation, against Koch, Williston Basin and the company. The parties to this suit are making claims similar to those in the Apache and Snyder litigation, although no specific damages have been stated.

In Williston Basin's opinion, the claims of Apache and Synder are without merit and overstated and the claims of the nine other producers are without merit. If any amounts are ultimately found to be due, Williston Basin plans to file with the FERC for recovery from customers. However, the amount of costs that can ultimately be recovered is subject to approval by the FERC and market conditions.

In November 1995, a suit was filed in District Court, County of Burleigh, State of North Dakota (State District Court) by Minnkota Power Cooperative, Inc., Otter Tail Power Company, Northwestern Public Service Company and Northern Municipal Power Agency (Co-owners), the owners of an aggregate 75 percent interest in the Coyote electric generating station (Coyote Station), against the company (an owner of a 25 percent interest in the Coyote Station) and Knife River. In its complaint, the Co-owners have alleged a breach of contract against Knife River with respect to the long-term coal supply agreement (Agreement) between the owners of the Coyote Station and Knife River. Co-owners have requested a determination by the State District Court of the pricing mechanism to be applied to the Agreement and have further requested damages during the term of such alleged breach on the difference between the prices charged by Knife River and the prices that may ultimately be determined by the State District Court. The Co-owners also alleged a breach of fiduciary duties by the company as operating agent of the Coyote Station, asserting essentially that the company was unable to cause Knife River to reduce its coal price sufficiently under the Agreement, and the Co-owners are seeking damages in an unspecified amount. In May 1996, the State District Court stayed the suit filed by the Co-owners pending arbitration, as provided for in the Agreement.

In September 1996, the Co-owners notified the company and Knife River of their demand for arbitration of the pricing dispute that had arisen under the Agreement. The demand for arbitration, filed with the American Arbitration Association (AAA), did not make any direct claim against the company in its capacity as operator of the Coyote Station. The Co-owners requested that the arbitrators make a determination that the pricing dispute is not a proper subject for arbitration. By an April 1997 order, the arbitration panel concluded that the claims raised by the Co-owners are arbitrable. The Co-owners have requested the arbitrators to make a determination that the prices charged by Knife River were excessive and that the Co-owners should be awarded damages, based upon the difference between the prices that Knife River charged and a "fair and equitable" price. Upon application by the company and Knife River, the AAA administratively determined that the company was not a proper party defendant to the arbitration, and the arbitration is proceeding against Knife River. On October 9, 1998, a hearing before the arbitration panel was completed. At the hearing the Co-owners requested damages of approximately \$24 million, including interest, plus a reduction in the future price of coal under the

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Agreement. The company is currently awaiting a decision from the arbitration panel. Although unable to predict the outcome of the arbitration, Knife River and the company believe that the Co-owners' claims are without merit and intend to vigorously defend the prices charged pursuant to the Agreement.

The company is also involved in other legal actions in the ordinary course of its business. Although the outcomes of any such legal actions cannot be predicted, management believes that there is no pending legal proceeding against or involving the company, except those discussed above, for which the outcome is likely to have a material adverse effect upon the company's financial position or results of operations.

Environmental matters

Montana-Dakota and Williston Basin discovered polychlorinated biphenyls (PCBs) in portions of their natural gas systems and informed the United States Environmental Protection Agency (EPA) in January 1991. Montana-Dakota and Williston Basin believe the PCBs entered the system from a valve sealant. In January 1994, Montana-Dakota, Williston Basin and Rockwell International Corporation (Rockwell), manufacturer of the valve sealant, reached an agreement under which Rockwell has reimbursed and will continue to reimburse Montana-Dakota and Williston Basin for a portion of certain remediation costs. On the basis of findings to date, Montana-Dakota and Williston Basin estimate future environmental assessment and remediation costs will aggregate \$3 million to \$15 million. Based on such estimated cost, the expected recovery from Rockwell and the ability of Montana-Dakota and Williston Basin to recover their portions of such costs from ratepayers, Montana-Dakota and Williston Basin believe that the ultimate costs related to these matters will not be material to each of their respective financial positions or results of operations.

Electric purchased power commitments

Through October 31, 2006, Montana-Dakota has contracted to purchase 66,400 kW of participation power from Basin Electric Power Cooperative. In addition, Montana-Dakota, under a power supply contract through December 31, 2006, is purchasing up to 55,000 kW of capacity from Black Hills Power and Light Company.

NOTE 17 OUARTERLY DATA (UNAUDITED)

The following unaudited information shows selected items by quarter for the years 1998 and 1997:

	First Quarter	Second Quarter*	Third Quarter	Fourth Quarter*
(In thousands, except per	share amounts)		_	_
1998				
Operating revenues	\$ 170,122	\$ 179,715	\$ 269 , 978	\$ 276,812
Operating expenses	137,913	186,310	227,283	274,178
Operating income (loss)	32,209	(6,595)	42,695	2,634
Net income (loss)	17,793	(5 , 785)	22,538	(439)
Earnings (loss) per common	share:			
Basic	.39	(.12)	.42	(.01)
Diluted	.39	(.12)	.42	(.01)
Weighted average common sha	ares			
outstanding:				

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Basic	45,375	50,936	52,703	53,021
Diluted	45,629	50,936	53,062	53,021
1997				
Operating revenues	\$ 139,811	\$ 125,380	\$ 163,699	\$ 178,784
Operating expenses	109,055	106,932	134,675	145,451
Operating income	30,756	18,448	29,024	33,333
Net income	14,597	8,741	14,195	17,084
Earnings per common share:				
Basic	.34	.20	.32	.39
Diluted	.33	.20	.32	.39
Weighted average common sha	res			
outstanding:				
Basic	42,894	43,104	43,577	43,676
Diluted	43,019	43,247	43,733	43,901

^{*} Reflects \$20.0 million and \$19.9 million in noncash after-tax write-downs of oil and natural gas properties for the second quarter and fourth quarter of 1998, respectively.

Certain company operations are highly seasonal and revenues from and certain expenses for such operations may fluctuate significantly among quarterly periods. Accordingly, quarterly financial information may not be indicative of results for a full year.

NOTE 18

OIL AND NATURAL GAS ACTIVITIES (UNAUDITED)

Fidelity Oil Group is involved in the acquisition, exploration, development and production of oil and natural gas properties. Fidelity's operations vary from the acquisition of producing properties with potential development opportunities to exploration and are located throughout the United States, the Gulf of Mexico and Canada. Fidelity shares revenues and expenses from the development of specified properties in proportion to its interests.

Williston Basin Interstate Pipeline Company owns in fee or holds natural gas leases and operating rights primarily applicable to the shallow rights (above 2,000 feet) in the Cedar Creek Anticline in southeastern Montana and to all rights in the Bowdoin area located in north-central Montana.

The following information includes the company's proportionate share of all its oil and natural gas interests held by both Fidelity and Williston Basin.

The following table sets forth capitalized costs and accumulated depreciation, depletion and amortization related to oil and natural gas producing activities at December 31:

	1998	1997	1996	
(In thousands)				
Subject to amortization	\$ 266,301	\$ 252,291	\$ 223,409	
Not subject to amortization	22,153	9,408	6 , 792	
Total capitalized costs	288,454	261,699	230,201	
Accumulated depreciation, depletion				
and amortization	111,472	95,611	71,554	
Net capitalized costs	\$ 176,982	\$ 166,088	\$ 158,647	

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reserves	2,000	56,600		200	2,900	9,900
Sales of reserves						
in place		(100)	(200	(2,300)	(700)	(3,700)
Revisions to previous						
estimates due to						
improved secondary						
recovery techniques						
and/or changed						
economic conditions	(3,700)	1,600	500	(4,900)	1,200	8,400
Balance at end						
of year	11,500	243,600	14,900	184,900	16,100	200,200
Proved developed reserves:						
January 1, 1996	13,600	156,400				
December 31, 1996	15,400	168,200				
December 31, 1997	14,500	163,800				
December 31, 1998	10,700	193,000				
company's \$411,000 net investme comprise approximately 2 percen The standardized measure of the	nt of the company	total rese	erves. ed discou	nted future	e net cash	flows of
company's \$411,000 net investme comprise approximately 2 percen The standardized measure of the total proved reserves associate	nt of the company	total rese	erves. ed discou	nted future	e net cash	flows of
company's \$411,000 net investme comprise approximately 2 percen The standardized measure of the total proved reserves associate	nt of the company	total rese	erves. ed discou oil and	nted future	e net cash	flows of
company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associate December 31 is as follows: (In thousands)	nt of the company	total rese 's estimate ts various	erves. ed discou oil and	nted future natural gas	e net cash s interests	flows of
company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associate December 31 is as follows: (In thousands)	e company	total reserve to estimate to tall reserve to t	erves. ed discou oil and 1 \$306,	nted future natural gas 997 600 \$	e net cash s interests 1996 5580,300	flows of
company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes	e company	total reserve to estimate to tall reserve to the total reserve to the to	erves. ed discou oil and 1 \$306,	nted future natural gas 997	e net cash s interests 1996	flows of
company's \$411,000 net investme comprise approximately 2 percent. The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimate	e company ed with i	total resets various 1998 246,700 40,500 206,200	erves. ed discou oil and 1 \$306, 86, 220,	nted future natural gas 997 600 \$ 600 000	1996 5580,300 194,200 386,100	flows of
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company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimated timing of cash flows Discounted future net cash flows	e company ed with i	total resets various 1998 246,700 40,500 206,200	erves. ed discou oil and 1 \$306, 86, 220,	nted future natural gas 997 600 \$ 600 000	1996 5580,300 194,200 386,100	flows of
company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimated timing of cash flows Discounted future net cash flow relating to proved oil and nate	e company ed with i	total resets various 1998 246,700 40,500 206,200 81,100	erves. ed discou oil and 1 \$306, 86, 220,	nted future natural gas 997 600 \$ 600 000	1996 5580,300 194,200 386,100	flows of
Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimat timing of cash flows Discounted future net cash flow	e company ed with i	total resets various 1998 246,700 40,500 206,200	erves. ed discou oil and 1 \$306, 86, 220,	nted future natural gas 997 600 \$ 600 000	1996 5580,300 194,200 386,100	flows of
company's \$411,000 net investme comprise approximately 2 percent. The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimated timing of cash flows Discounted future net cash flow relating to proved oil and nate gas reserves The following are the sources of	e company ed with i	total reserve to tall reserve	erves. ed discou oil and 1 \$306, 86, 220, 81,	nted future natural gas 997 600 \$ 600 000	1996 5580,300 194,200 386,100	flows of
company's \$411,000 net investme comprise approximately 2 percent. The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimated timing of cash flows Discounted future net cash flow relating to proved oil and nate gas reserves The following are the sources of	e company ed with i	total reserve to tall reserve	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize	nted future natural gas 997 600 \$ 600 000	1996 5580,300 194,200 386,100	flows of
company's \$411,000 net investme comprise approximately 2 percent. The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimated timing of cash flows Discounted future net cash flow relating to proved oil and nate gas reserves The following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following are the sources of the following are the following are the sources of the following are the following are the followi	e company ed with i	total reserve total reserve total reserve total reserve to serve t	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize	nted future natural gas 997 600 \$ 600 000 000 d measure	1996 3580,300 194,200 386,100 152,100	flows of
company's \$411,000 net investme comprise approximately 2 percent. The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimate timing of cash flows Discounted future net cash flow relating to proved oil and nate gas reserves The following are the sources of of discounted future net cash flow of discounted future net cash for the following are the sources of discounted future net cash for thousands) Beginning of year	e company ed with i	total reserve to tal	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize	nted future natural gas 997 600 \$ 600 000 000 d measure	e net cash s interests 1996 5580,300 194,200 386,100 152,100	flows of
company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimate timing of cash flows Discounted future net cash flow relating to proved oil and nate gas reserves The following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following of year Net revenues from production	e company ed with i	total reservations 's estimate ts various 1998 246,700 40,500 206,200 81,100 in the state year: 1998 139,000	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize	nted future natural gas 997 600 \$ 600 000 000 d measure	1996 1996 1996 194,200 386,100 152,100	flows of
company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimate timing of cash flows Discounted future net cash flow relating to proved oil and nate gas reserves The following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following of year Net revenues from production	e company ed with i	total reservations 's estimate the various 1998 246,700 40,500 206,200 81,100 in the stayear: 1998 139,000 (42,400)	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize \$234,0 (54,5	nted future natural gas 997 600 \$ 600 000 000 d measure	1996 1996 152,100 194,200 386,100 152,100	flows of
company's \$411,000 net investme comprise approximately 2 percent The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimated timing of cash flows Discounted future net cash flow relating to proved oil and net gas reserves The following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following of year (In thousands) Beginning of year Net revenues from production Change in net realization	e company ed with i	total reservations 's estimate the various 1998 246,700 40,500 206,200 81,100 in the stayear: 1998 139,000 (42,400)	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize \$234,0 (54,5	nted future natural gas 997 600 \$ 600 000 000 d measure	1996 1996 152,100 194,200 386,100 152,100	flows of
company's \$411,000 net investme comprise approximately 2 percent. The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimate timing of cash flows Discounted future net cash flow relating to proved oil and not gas reserves The following are the sources of discounted future net cash for the following of year (In thousands) Beginning of year Net revenues from production Change in net realization Extensions, discoveries and improved of the sources and improved oil and not proved oil and not set the sources of discounted future net cash for the sources of the sour	e company ed with i	total reservations 's estimate the various 1998 246,700 40,500 206,200 81,100 in the stayear: 1998 139,000 (42,400)	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize \$234,0 (54,5	nted future natural gas 997 600 \$ 600 000 000 d measure 97 00 \$ 00) 00)	1996 1996 152,100 194,200 386,100 152,100	flows of
company's \$411,000 net investment comprise approximately 2 percent. The standardized measure of the total proved reserves associated December 31 is as follows: (In thousands) Future net cash flows before income taxes Future income tax expenses Future net cash flows 10% annual discount for estimate timing of cash flows Discounted future net cash flow relating to proved oil and net gas reserves The following are the sources of discounted future net cash for the following are the sources of discounted future net cash for the following of year Net revenues from production Change in net realization Extensions, discoveries and imprecovery, net of future	e company ed with i	total resets 's estimate ts various 1998 246,700 40,500 206,200 81,100 in the state year: 1998 139,000 (42,400) (70,500)	erves. ed discou oil and 1 \$306, 86, 220, 81, \$139, andardize \$234,0 (54,5) (158,4)	nted future natural gas 997 600 \$ 600 000 000 d measure 97 00 \$ 00) 00)	1996 5580,300 194,200 386,100 152,100 5234,000 1996 120,900 (54,000)	flows of

Name of Respondent	This Report Is:	Date of		ear of Report						
MDU Resources Group, Inc.	(1) An Original (2) A Resubmiss	(Mo, Da, 12/31/1	· 1 -	Dec. 31, 1998						
	(2) A Resubmiss	12/01/1		***************************************						
NOTES TO F	NOTES TO FINANCIAL STATEMENTS (continued)									
Changes in estimated future										
development costs, net of those	Э									
incurred during the year	(16,600)	7,700	(2,400))						
Accretion of discount	18,600	32,800	16,900)						
Net change in income taxes	30,100	62,100	(69,200))						
Revisions of previous quantity										
estimates	(1,600)	(1,300)	8,700)						
Other	(600)	(200)	900)						
Net change	(13,900)	(95,000)	113,100)						
End of year	\$125,100	\$139,000	\$234,000)						

The estimated discounted future cash inflows from estimated future production of proved reserves were computed using year-end oil and natural gas prices. Future development and production costs attributable to proved reserves were computed by applying year-end costs to be incurred in producing and further developing the proved reserves. Future income tax expenses were computed by applying statutory tax rates (adjusted for permanent differences and tax credits) to estimated net future pretax cash flows.

NOTE 19

INVESTMENT IN SUBSIDIARY

The Respondent, through its wholly-owned subsidiary, Centennial Enery Holdings, Inc., owns Williston Basin Interstate Pipeline Company, Knife River Corporation, Fidelity Oil Group and Utility Services, Inc.

As required by the Federal Energy Regulatory Commission for Form 1 report purposes, MDU Resources Group, Inc. reports its subsidiary investment using the equity method rather than consolidating the assets, liabilities, revenues and expenses of the subsidiary, as required by generally accepted accounting principles. If generally accepted accounting principles were followed, utility plant, other property and investments would increase by \$322,000,585 and \$226,428,522; current and accrued assets would increase by \$159,563,049 and \$101,878,421; deferred debits would increase by \$39,533,812 and \$53,014,772; preferred stock would decrease by \$100,000 and \$100,000; long-term debt would increase by \$239,072,884 and \$141,095,646; other noncurrent liabilities and current and accrued liabilities would increase by \$91,779,591 and \$88,616,330; deferred credits would increase by \$193,970,783 and \$151,709,739 as of December 31, 1998 and 1997, respectively. Furthermore, operating revenues would increase by \$595,259,613 and \$309,078,645; and operating expenses, excluding income taxes, would increase by \$564,511,507 and \$239,234,512 for the year ended December 31, 1998 and 1997, respectively. In addition, net cash provided by operating activities would increase by \$118,899,000; net cash used in investing activities would increase by \$17,207,000; net cash used in financing activities would increase by \$90,972,000; and the net change in cash and cash equivalents would increase by \$10,720,000 for the year ended December 31, 1998. Reporting its subsidiary investment using the equity method rather than generally accepted accounting principles has no effect on net income or retained earnings.

SCHEDULE 19

Page 1 of 3

	MONT	ANA PLANT IN SERVICE (ASSIGNED &	ALLOCATED)	Ye	ar: 1998
		Account Number & Title	Last Year	This Year	% Change
1					
2	Ir	ntangible Plant			
3					
4	301	Organization			
5	302	Franchises & Consents			
6	303	Miscellaneous Intangible Plant	\$1,481,479	\$1,489,115	0.52%
7					
8	T	OTAL Intangible Plant	\$1,481,479	\$1,489,115	0.52%
9					
10	P	roduction Plant			
11					
	Steam Prod	duction			
13			****	0010.115	0.070/
14	310	Land & Land Rights	\$204,657	\$210,115	2.67%
15	311	Structures & Improvements	9,434,634	9,790,434	3.77%
16	312	Boiler Plant Equipment	32,319,403	33,549,861	3.81%
17	313	Engines & Engine Driven Generators	7 077 745	7 474 040	0.000/
18	314	Turbogenerator Units	7,277,715	7,471,019	2.66%
19	315	Accessory Electric Equipment	2,990,987	3,079,602	2.96%
20	316	Miscellaneous Power Plant Equipment	2,361,520	2,383,837	0.95%
21	_	anna ar Buttan Bland	654 500 040	650 404 000	2.470/
22	l	OTAL Steam Production Plant	\$54,588,916	\$56,484,868	3.47%
23	Nivelees Dr	ndustion.			
1	Nuclear Pro	oduction			
25 26	320	Land & Land Rights			
27	321	Structures & Improvements			
28	i	Reactor Plant Equipment		NOT	
29	i e	Turbogenerator Units		APPLICABLE	
30	i e	Accessory Electric Equipment		, L.O,	
31	325	Miscellaneous Power Plant Equipment			
32	020	Wilderian Code Fewer Frank Equipment			
33	1	OTAL Nuclear Production Plant			
34					
	Hydraulic F	Production			
36	1 -				
37	1	Land & Land Rights			
38	1	Structures & Improvements			
39	1	Reservoirs, Dams & Waterways		NOT	
40	1	Water Wheels, Turbines & Generators		APPLICABLE	
41	1	Accessory Electric Equipment			
42	II.	Miscellaneous Power Plant Equipment			
43	1	Roads, Railroads & Bridges			
44	1	· ·			
45	7	FOTAL Hydraulic Production Plant			

SCHEDULE 19 Page 2 of 3

MONTANA PLANT IN SERVICE (ASSIGNED & ALLOCATED)

Year: 1998

	MONT	ANA PLANT IN SERVICE (ASSIGNED &			ar: 1998
		Account Number & Title	Last Year	This Year	% Change
1					
2	P	roduction Plant (cont.)			
3					
4	Other Prod	uction			
5					
6	340	Land & Land Rights	\$9,028	\$9,269	2.67%
7	341	Structures & Improvements	56,947	58,465	2.67%
8	342	Fuel Holders, Producers & Accessories	64,714	66,440	2.67%
9	343	Prime Movers			
10	344	Generators	2,052,048	2,106,772	2.67%
11	345	Accessory Electric Equipment	40,547	41,027	1.18%
12	346	Miscellaneous Power Plant Equipment	6,780	7,025	3.61%
13					
14	7	OTAL Other Production Plant	\$2,230,064	\$2,288,998	2.64%
15					
16	1	OTAL Production Plant	\$56,818,980	\$58,773,866	3.44%
17					
18	T	ransmission Plant			
19			_		
20	350	Land & Land Rights	\$579,585	\$634,591	9.49%
21	352	Structures & Improvements	419	430	2.63%
22	353	Station Equipment	11,834,160	11,973,797	1.18%
23	354	Towers & Fixtures	1,023,363	1,050,544	2.66%
24	355	Poles & Fixtures	5,572,355	5,619,903	0.85%
25	356	Overhead Conductors & Devices	5,410,079	5,446,632	0.68%
26		Underground Conduit			
27	358	Underground Conductors & Devices			
28	1	Roads & Trails			
29					
30	7	OTAL Transmission Plant	\$24,419,961	\$24,725,897	1.25%
31	_				
32	1	Distribution Plant			
33					
34	1	Land & Land Rights	\$220,109	\$245,067	11.34%
35	1	Structures & Improvements			
36	1	Station Equipment	3,622,622	3,692,062	1.92%
37	1	Storage Battery Equipment			
38	l .	Poles, Towers & Fixtures	4,832,041	4,910,343	1.62%
39	1	Overhead Conductors & Devices	3,784,098	3,832,265	1.27%
40	1	Underground Conduit	12,967	12,967	
41		Underground Conductors & Devices	3,263,633	3,403,104	4.27%
42	l .	Line Transformers	5,289,621	5,451,634	3.06%
43	1	Services	2,990,433	3,060,020	2.33%
44	1	Meters	1,927,392	1,982,760	2.87%
45	ł .	Installations on Customers' Premises	427,755	445,479	4.14%
46	1	Leased Property on Customers' Premises			
47	li .	Street Lighting & Signal Systems	1,441,052	1,470,674	2.06%
48	1				
49]	TOTAL Distribution Plant	\$27,811,723	\$28,506,375	2.50%

SCHEDULE 19

Page 3 of 3

	MONT	ANA PLANT IN SERVICE (ASSIGNED 8	ALLOCATED)	Ye	ar: 1998
		Account Number & Title	Last Year	This Year	% Change
1					
2 3	G	General Plant			
4	389	Land & Land Rights	\$2,030	\$2,033	0.15%
5	390	Structures & Improvements	77,556	77,681	0.16%
6	391	Office Furniture & Equipment	359,709	331,492	-7.84%
7	392	Transportation Equipment	638,559	646,456	1.24%
8	393	Stores Equipment	20,667	20,667	
9	394	Tools, Shop & Garage Equipment	372,223	370,444	-0.48%
10	395	Laboratory Equipment	254,249	276,414	8.72%
11	396	Power Operated Equipment	1,289,540	1,543,361	19.68%
12	397	Communication Equipment	817,561	595,789	-27.13%
13	398	Miscellaneous Equipment	31,683	31,732	0.15%
14	399	Other Tangible Property			
15					
16	1	OTAL General Plant	\$3,863,777	\$3,896,069	0.84%
17	_				
18	C	Common Plant			
19					
20	389	Land & Land Rights	\$196,930	\$195,578	-0.69%
21	390	Structures & Improvements	3,311,071	3,274,250	-1.11%
22	391	Office Furniture & Equipment	1,750,023	1,746,483	-0.20%
23	392	Transportation Equipment	677,416	624,056	-7.88%
24	393	Stores Equipment	17,247	17,277	0.17%
25	394	Tools, Shop & Garage Equipment	150,577	151,752	0.78%
26	395	Laboratory Equipment			
27	396	Power Operated Equipment			
28	397	Communication Equipment	467,162	477,189	2.15%
29	398	Miscellaneous Equipment	77,647	68,607	-11.64%
30	399	Other Tangible Property			
31					
32	٦	TOTAL Common Plant	\$6,648,073	\$6,555,192	-1.40%
33					
34	_				
35		TOTAL Electric Plant in Service	\$121,043,993	\$123,946,514	2.40%

Year: 1998

MONTANA DEPRECIATION SUMMARY

************			A server detect De		
			Accumulated De	preciation	Current
	Functional Plant Classification	Plant Cost	Last Year Bal.	This Year Bal.	Avg. Rate
1					
2	Steam Production 1/	\$61,987,708	\$34,293,827	\$37,041,329	4.09%
3	Nuclear Production				
4	Hydraulic Production				
5	Other Production	2,288,998	1,609,185	1,709,837	2.56%
6	Transmission	24,725,897	11,890,002	12,503,994	2.39%
7	Distribution	28,506,375	13,518,778	14,225,986	3.29%
8	General	4,598,642	2,170,444	2,117,223	4.54%
9	Common	7,341,734	2,953,365	3,042,888	4.54%
10	TOTAL	\$129,449,354	\$66,435,601	\$70,641,257	3.60%

MONTANA MATERIALS & SUPPLIES (ASSIGNED & ALLOCATED) SCHEDULE 21

	TATA	JITANA MATERIALS & SUTTLIES (AS	SIGNED & ALL	JCATED)	SCHEDULE 21
		Account	Last Year Bal.	This Year Bal.	%Change
1					
2	151	Fuel Stock	\$542,004	\$531,116	-2.01%
3	152	Fuel Stock Expenses Undistributed			
4	153	Residuals			
5	154	Plant Materials & Operating Supplies:			
6		Assigned to Construction (Estimated)			
7		Assigned to Operations & Maintenance			
8		Production Plant (Estimated)	559,205	540,157	-3.41%
9		Transmission Plant (Estimated)	240,338	227,242	-5.45%
10		Distribution Plant (Estimated)	273,720	261,985	-4.29%
11		Assigned to Other			
12	155	Merchandise			
13	156	Other Materials & Supplies			
14	157	Nuclear Materials Held for Sale			
15	163	Stores Expense Undistributed			
16					
17	TOTA	L Materials & Supplies	\$1,615,267	\$1,560,500	-3.39%

MONTANA REGULATORY CAPITAL STRUCTURE & COSTS SCHEDULE 22

					Weighted
	Commission Accepted - Most Recent	<u>t</u>	% Cap. Str.	% Cost Rate	Cost
1	Docket Number	86.5.28			
2	Order Number	5219b			
3					
4	Common Equity		35.548%	12.300%	4.372%
5	Preferred Stock		11.280%	9.019%	1.017%
6	Long Term Debt - First Mortgage I	3onds	44.491%	10.232%	4.552%
7	Other Long Term Debt		8.681%	8.222%	0.714%
8	TOTAL		100.000%		10.655%
9					
10	Actual at Year End				
11					
12	Common Equity		42.042%	12.300%	5.171%
13	Preferred Stock		3.647%	4.640%	0.169%
14	Long Term Debt		54.311%	8.898%	4.833%
15	Other				
16	TOTAL		100.000%		10.173%

Year: 1998

STATEMENT OF CASH FLOWS

	Description	Last Year	This Year	% Change
1	Increase/(decrease) in Cash & Cash Equivalents:			
2	, , , , ,			
3	Cash Flows from Operating Activities:			
4	Net Income	\$54,617,094	\$34,106,960	-37.55%
5	Depreciation	24,505,387	25,278,905	3.16%
6	Amortization	1,472,732	527,498	-64.18%
7	Deferred Income Taxes - Net	(674,722)	(3,086,777)	357.49%
8	Investment Tax Credit Adjustments - Net	(1,149,623)	(974,672)	-15.22%
9	Change in Operating Receivables - Net	2,126,444	462,570	-78.25%
10	Change in Materials, Supplies & Inventories - Net	(4,181,416)	271,007	106.48%
11	Change in Operating Payables & Accrued Liabilities - Net	(4,436,966)	1,248,453	128.14%
12	Change in Other Regulatory Assets	1,919,866	702,737	-63.40%
13	Change in Other Regulatory Liabilities	1,782,876	289,604	-83.76%
14	Allowance for Funds Used During Construction (AFUDC)	(335,502)	(199,488)	-40.54%
15	Change in Other Assets & Liabilities - Net	18,745,195	(23,158,807)	-223.55%
16	Less Undistributed Earnings from Subsidiary Companies	(36,879,250)	(15,920,717)	-56.83%
17	Other Operating Activities (explained on attached page)			
18	Net Cash Provided by/(Used in) Operating Activities	\$57,512,115	\$19,547,273	-66.01%
19				
20	Cash Inflows/Outflows From Investment Activities:			
21	Construction/Acquisition of Property, Plant and Equipment			
22	(net of AFUDC & Capital Lease Related Acquisitions)	(\$28,895,675)	(\$22,361,401)	-22.61%
23	Acquisition of Other Noncurrent Assets	(206,853)	(15,283,378)	7288.52%
24	Proceeds from Disposal of Noncurrent Assets			
25	Investments In and Advances to Affiliates	(14,840,704)	(175,311,592)	1081.29%
26	Contributions and Advances from Affiliates	17,194,000	26,063,100	51.58%
27	Disposition of Investments in and Advances to Affiliates	2,000,000	2,000,000	
28	Other Investing Activities: Depreciation on Nonutility Plant	969	2,222	129.31%
29	Net Cash Provided by/(Used in) Investing Activities	(\$24,748,263)	(\$184,891,049)	647.09%
30	·	·		
	Cash Flows from Financing Activities:			
32	Proceeds from Issuance of:			
33	-	\$30,000,000	\$37,000,000	23.33%
34	Preferred Stock			
35	Common Stock	14,440,704	175,311,616	1114.01%
36	Other:			
37	Net Increase in Short-Term Debt			
38	·	(2,000,000)	15,000,000	850.00%
39				
40		(42,300,000)	(20,300,000)	1
41		(100,000)	(100,000)	
42				
43				
44				
45		(781,909)	(776,808)	i .
46		(32,654,520)	(40,469,690)	23.93%
47				
48		(\$33,395,725)	\$165,665,118	596.07%
49				
_	Net Increase/(Decrease) in Cash and Cash Equivalents	(\$631,873)	\$321,342	150.86%
_	Cash and Cash Equivalents at Beginning of Year	\$6,786,112	\$6,154,239	-9.31%
52	Cash and Cash Equivalents at End of Year	\$6,154,239	\$6,475,581	5.22%

Company Name: Montana-Dakota Utilities Co.

SCHEDULE 24

Annual	Yield to Net Cost	Sheet Maturity Inc. Prem/Disc. Cost % 1/	\$30,000,000 8.25% \$3,053,100 10.18%					6.20% 222,904	6.65% 1,093,200	3,250,000 6.65% 235,398 7.24%	2,600,000 6.65% 190,944 7.34%																
no						`		5,427,042		3,063,677	2,420,986						-										
	Principal									3,250,000	2,600,000													*****	***************************************		
Maturity	Date	Mo./Yr.	04/07	04/12	10/04	10/09	10/08	03/04	06/22	06/22	06/22																
Issue	Date	Mo./Yr.	04/92	04/92	26/60	26/60	86/60	03/74	06/92	06/92	06/92																
		Description	18.25 % Secured MTN. Series A	8 8 8 Secured MTN. Series A	3 6.52 % Secured MTN. Series A	4 6 71 % Secured MTN. Series A	5 83 % Secured MTN. Series A	Grant County 6.20 % PCN	7 Mercer County 6.65 % 2/	8 Richland County 6.65 % 2/	9 Morton County 6.65 % 2/	10 Term Loan 3/		2	က	4	2	91		8	6	20	21	22	23	24	
	Maturity Outstanding	Maturity	Issue Maturity Annual Date Principal Net Per Balance Yield to Net Cost Mo./Yr. Amount Proceeds Sheet Maturity Inc. Prem/Disc. Co	Issue Maturity Principal Net Per Balance Yield to Net Cost <	Issue Maturity Net Per Balance Yield to Net Cost T Mo./Yr. Amount Proceeds Sheet Maturity Inc. Prem/Disc. Cos 04/92 04/07 \$30,000,000 \$26,111,796 \$30,000,000 8.25% \$3,053,100 1 04/92 04/12 35,000,000 28,906,532 35,000,000 8.60% 3,857,000 1	Issue Maturity Net Outstanding Annual Annual Date Date Principal Net Proceeds Sheet Maturity Inc. Prem/Disc. Cost T 04/92 04/12 \$5,000,000 28,906,532 35,000,000 8.60% 3,857,000 11,171,650	Issue Maturity Net Outstanding Annual Annual Date Date Principal Net Proceeds Sheet Maturity Inc. Prem/Disc. Cos 04/92 04/07 \$30,000,000 \$26,111,796 \$30,000,000 8.25% \$3,053,100 1 04/92 04/12 35,000,000 28,906,532 35,000,000 8.60% 3,857,000 1 09/97 10/04 15,000,000 13,488,404 15,000,000 6.52% 1,171,650	Issue Maturity Net Per Balance Yield to Net Cost T Date Date Principal Net Per Balance Yield to Net Cost T Mo./Yr. Amount Proceeds Sheet Maturity Inc. Prem/Disc. Cos 04/92 04/07 \$30,000,000 \$28,906,532 35,000,000 8.60% 3,857,000 1 09/97 10/04 15,000,000 14,082,923 15,000,000 6.52% 1,171,650 1 10/08 16,000,000 13,488,404 15,000,000 6.71% 1,229,250 912,900	Issue Maturity Net Per Balance Yield to Net Cost T Date Date Date Principal Net Per Balance Yield to Net Cost T Mo./Yr. Amount Proceeds Sheet Maturity Inc. Prem/Disc. Cos 04/92 04/12 \$35,000,000 28,906,532 35,000,000 8.60% 3,857,000 1,171,650 09/97 10/04 15,000,000 14,082,923 15,000,000 6.52% 1,171,650 1,177,650 09/97 10/09 15,000,000 14,813,914 15,000,000 6.21% 1,229,250 09/98 10/08 15,000,000 5,427,042 3,400,000 6.20% 322,904	Issue Maturity Net Per Balance Yield to Net Cost T Date Date Date Principal Net Per Balance Yield to Net Cost T Mo./Yr. Amount Proceeds Sheet Maturity Inc. Prem/Disc. Cos 04/92 04/02 \$30,000,000 \$28,906,532 35,000,000 8.66% \$3,857,000 1,171,650 09/97 10/04 15,000,000 13,488,404 15,000,000 6.52% 1,171,650 1,229,250 09/97 10/08 15,000,000 14,813,914 15,000,000 5.83% 912,900 03/74 03/04 5,600,000 14,061,276 15,000,000 6.20% 1,093,200	Issue Maturity Net Per Balance Yield to Net Cost T Date Date Principal Net Per Balance Yield to Net Cost T Mo./Yr. Amount Proceeds Sheet Maturity Inc. Prem/Disc. Cos 04/92 04/07 \$30,000,000 \$28,906,532 35,000,000 8.25% \$3,053,100 1 09/97 10/04 15,000,000 14,082,923 15,000,000 6.52% 1,171,650 1,171,650 09/97 10/08 15,000,000 13,488,404 15,000,000 6.52% 1,171,650 1,229,250 09/98 10/08 15,000,000 14,813,914 15,000,000 5.83% 912,900 06/92 06/22 15,000,000 14,061,276 3,400,000 6.65% 1,093,200 06/92 06/92 3,250,000 3,063,677 3,250,000 6.65% 1,093,200	Issue Maturity Net Outstanding Annual Annual Date Date Principal Net Per Balance Yield to Net Cost T Mo./Yr. Amount Proceeds Sheet Maturity Inc. Prem/Disc. Cos 04/92 04/12 \$30,000,000 \$28,906,532 35,000,000 8.60% 3,857,000 1 09/97 10/04 15,000,000 14,082,923 15,000,000 6.52% 1,171,650 1 09/97 10/09 15,000,000 13,488,404 15,000,000 6.52% 1,171,650 1,229,250 09/98 10/08 15,000,000 14,813,914 15,000,000 5.83% 912,900 08/98 10/08 5,427,042 3,400,000 6.20% 10,093,200 06/92 06/22 15,000,000 2,427,042 3,250,000 6.65% 190,944 06/92 06/22 2,600,000 2,420,986 2,600,000 6.65% 190,944	Secription	Issue	Issue Maturity Date Da	Secription	Issue Maturity Net Per Balance Vield to Net Cost	Issue	Sesue	Secription	Issue Maturity Net Date Dat	Date Date	Same	Description	Secured MTN, Series A 04/92 04/07 04/92 04/92 04/07 04/92 04/9	Save	Description

Includes interest expense, bond discount expense, debt issuance expense and loss on bond reacquistion and redemption.
 Pollution Control Refunding Revenue Bonds.
 The company has \$50 million available under revolving lines of credit, of which \$40 million was outstanding at year end.
 The average 1998 term loan rate was 6.562%.

Year: 1998	Embed.	Cost %	4.50%	5.29% 	4.64%
Ye	Annual	Cost	\$450,000 235,000	89,845	\$774,845
	Principal	Outstanding	\$10,000,000	1,700,000	\$16,700,000
	Cost of	Money	4.50%	9.29%	
K	Net	Proceeds	\$10,000,000	4,947,548	\$19,947,548
PREFERRED STOCK	Call	Price 1/	\$105 102	102	
PREFERF	Par	Value	\$100	100	
	Shares	penssi	100,000	20,000	
	Issue Date	Mo./Yr.	01/51 12/55	05/61	
		Series	1 4.50 % Cumulative 2 4.70 % Cumulative	3 5.10 % Cumulative 5 10 % Cumulative 6 10 % Cumulative 7 10 11 11 11 11 11 11 11 11 11 11 11 11	32 TOTAL

1/ Plus accrued dividends.

Company Name: Montana-Dakota Utilities Co.

SCHEDULE 26

				COMMON STOCK	STOCK				Year: 1998
		Avg. Number	Book	Earnings	Dividends		Market	ket	Price/
o e e e		of Shares	Value	Per	Per	Retention	Price	- ce	Earnings
		Outstanding	Per Share	Share	Share	Ratio	High	Low	Ratio 2/
- c									
<u>и</u> ю									
4 (January 1/	43,714,998	\$8.98						
1 0 0	February 1/	43,714,998	8.82		A CANANA				
~ & 0	March 1/	48,534,067	9.91	\$0.39	\$0.1917	50.85%	\$25.25	\$18.83	19.2 X
, C ,	April 1/	50,053,349	10.44						
<u> </u>	May 1/	51,369,923	10.31						
5 4 f	June 1/ 3/	51,369,923	10.07	(0.12)	0.1917	-259.75%	25.13	21.13	25.9 X
<u>0</u> 0 1	July	52,366,255	10.49						
<u> </u>	August	52,859,641	10.43						
3 S [©]	September	52,889,397	10.56	0.42	0.2000	52.38%	28.88	22.06	25.0 X
7 27 27	October	53,004,471	10.75						
2 4 4	November	53,025,201	10.66	-					
26	December 3/	53,033,430	10.39	(0.01)	0.2000	-2100.00%	27.63	24.88	39.9 X
28 29									
9	30 TOTAL Year End	53,033,430	\$10.39	\$0.68	\$0.7834	-15.21%			39.9 X

Restated to reflect the company's three-for-two stock split effected in July 1998.
 Calculated on 12 months ended using closing stock price.
 Earnings per share amounts reflect \$20.0 million and \$19.9 million in noncash, after-tax write-downs of oil and natural gas properties for the second and fourth quarter, respectively.

	MONTANA EARNED RATE OF I	RETURN		Year: 1998
	Description	Last Year	This Year	% Change
	Rate Base			
1				
2	101 Plant in Service 1/	\$124,216,497	\$126,950,566	2.20%
3	108 (Less) Accumulated Depreciation 2/	65,339,582	69,416,357	6.24%
4				
5	NET Plant in Service	\$58,876,915	\$57,534,209	-2.28%
6	OMB: O. I. B. J. B. J.			
7	CWIP in Service Pending Reclassification	\$423,740	\$150,655	-64.45%
8	A delikio mo			
9	Additions	6540.004	6504 440	0.040/
10	151 Fuel Stocks	\$542,004	\$531,116	-2.01%
11	154, 156 Materials & Supplies	1,073,263	1,029,384	-4.09%
12	165 Prepayments	110,492	131,881	19.36%
13	Other Additions			
14 15	TOTAL Additions	\$1 725 750	¢1 602 201	1 020/
16	TOTAL Additions	\$1,725,759	\$1,692,381	-1.93%
17	Deductions			
18	190 Accumulated Deferred Income Taxes	\$13,430,957	\$12,808,506	-4.63%
19	252 Customer Advances for Construction	14,623	30,931	111.52%
20	255 Accumulated Def. Investment Tax Credits	1,293,530	1,128,592	-12.75%
21	Other Deductions	1,295,550	1,120,392	-12.7576
22	Other Deductions			
23	TOTAL Deductions	\$14,739,110	\$13,968,029	-5.23%
24	TOTAL Rate Base	\$46,287,304	\$45,409,216	-1.90%
25			, , , , , , , , , , , , , , , , , , ,	
26	Net Earnings	\$4,662,216	\$4,502,677	-3.42%
27			. , .	
28	Rate of Return on Average Rate Base	10.12%	9.82%	-2.96%
29				
30	Rate of Return on Average Equity	11.02%	11.46%	3.99%
31				
	Major Normalizing Adjustments & Commission			
	Ratemaking adjustments to Utility Operations 3/			
34				
	Adjustment to Operating Revenues		<u>.</u>	
	Late Payment Revenues	\$12,389	\$13,097	5.71%
37				
1	Adjustment to Operating Expenses			
39	1	(6,141)	(6,897)	12.31%
40			A	
41	, ,	\$18,530	\$19,994	7.90%
42				
43		40.4000	0.000	0.0534
44		10.16%	9.86%	-2.95%
45		14 100/	44 500/	2.000/
40	Aujusteu nate of neturn on Average Equity	11.12%	11.56%	3.96%

^{1/} Excludes Acquisition Adjustment of \$2,433,881 for 1997 and \$2,498,788 for 1998.

^{2/} Excludes Acquisition Adjustment of \$1,096,019 for 1997 and \$1,224,900 for 1998.

^{3/} Updated amounts, net of taxes.

MONTANA COMPOSITE STATISTICS

	MONTANA COMPOSITE STATISTICS	Year: 1998
	Description	Amount
1		
2	Plant (Intrastate Only) (000 Omitted)	
3		
4	101 Plant in Service	\$84,618
5	107 Construction Work in Progress	1,563
6	114 Plant Acquisition Adjustments	
7	105 Plant Held for Future Use	
8	154, 156 Materials & Supplies	1,029
9	(Less):	
10	108, 111 Depreciation & Amortization Reserves	69,416
11	252 Contributions in Aid of Construction	31
12		
13	NET BOOK COSTS	\$17,763
14		
15	Revenues & Expenses (000 Omitted)	
16	400	200 704
17	400 Operating Revenues	\$32,731
18		24.005
19	403 - 407 Depreciation & Amortization Expenses	\$4,665
20	Federal & State Income Taxes	1,758
21	Other Taxes	2,345
22	Other Operating Expenses	19,460
23	TOTAL Operating Expenses	\$28,228
24	Not Consisting Income	04 500
25	Net Operating Income	\$4,503
26	415 424 4 Other Income	325
27 28	415-421.1 Other Income 421.2-426.5 Other Deductions	325
29	421.2-426.5 Other Deductions	310
30	NET INCOME	\$4,510
31	NET INCOME	\$4,510
32	Customers (Intrastate Only)	
33	Oustomers (intrastate Omy)	
34	Year End Average:	
35	Residential	19,084
36	Small General	4,812
37	Large General	259
38	Other	2,445
39	0.1101	2,445
40	TOTAL NUMBER OF CUSTOMERS	26,600
41		23,300
42	Other Statistics (Intrastate Only)	
43	(
44	Average Annual Residential Use (Kwh))	7,423
45	Average Annual Residential Cost per (Kwh) (Cents) *	\$0.075
46	* Avg annual cost = [(cost per Kwh x annual use) + (mo. svc chr	
	x 12)]/annual use	
47	Average Residential Monthly Bill	\$45.86
48	Gross Plant per Customer	\$3,181

MONTANA CUSTOMER INFORMATION

	MONTA	ANA CUSTOME	R INFORMA	TION		Year: 1998
					Industrial	
		Population	Residential	Commercial	& Other	Total
	City/Town	(Include Rural) 1/	Customers	Customers	Customers	Customers
1	Antelope	130	53	12	3	68
2	Bainville	165	87	31	6	124
3	Baker	1,818	922	284	8	1,214
4	Brockton	365	93	25	2	120
5	Carlyle	20	1	3		4
6		796	361	120	4	485
7	Fallon	235	170	82	1	253
8	Fairview	869	393	83	2	478
9	Flaxville	88	66	20	2	88
10	Forsyth	2,178	1,050	256	2	1,308
	Froid	195	135	42	2	179
12	Glendive	4,802	3,241	734	4	3,979
13	Homestead	50	21	9	1	31
14	Ismay	19	22	13	1	36
15	Medicine Lake	357	174	41	4	219
16	Miles City	8,461	4,501	887	14	5,402
17	Outlook	109	63	23	2	88
18	Outlook Oil Field	Not Available		4	12	16
19	Plentywood	2,136	990	257	3	1,250
20	Plevna	140	105	29	2	136
21	Poplar	881	926	166	3	1,095
22	Poplar Oil Field	Not Available		4	10	14
23	Redstone	70	25	16	1	42
24	Reserve	75	29	10	4	43
25	Rosebud	170	77	41	1	119
26	Savage	300	137	26	2	165
	Scobey	1,154	606	170	3	779
28	Sidney	5,217	2,271	466	11	2,748
	Terry	659	353	109	2	464
30	Whitetail	100	35	8	1	44
1	Wibaux	628	305	96	2	403
1	Wolf Point	2,880	1,531	319	2	1,852
	Kinsey	20	105	33	2	140
•	MT Oil Fields	Not Available	6	33	120	159
35						
36	TOTAL Montana Customers	35,087	18,854	4,452	239	23,545

^{1/ 1990} Census.

	MONTANA EMPLO	YEE COUNTS 1/		Year: 1998
	Department	Year Beginning	Year End	Average
	Electric	30	26	28
	Gas	49 (2)	42 (1)	45 (2)
	Accounting	34	29	32
	Marketing	2	2	2
	Management	7	7	7
	Power Service 2/	30	27	29
8		51 (1)	55 (5)	53 (3)
9				
10				
ı	i			
11	i			
12	1			
	1/ Parentheses denotes part-time.			
	2/ Reflects service employees such as meter			
15	•			
16				
17	i			
18				
19				
20				
21				
22				
23				
24				
25				
26	i e e e e e e e e e e e e e e e e e e e			
27	1			
28				
29				
30				
31				
32				
33				
34				
l				
35				
36				
37				
38				
39				
40				
41				
42	TOTAL Montana Employees	203 (3)	188 (6)	196 (5)

5 Common - Intangible 3,963,256 1,003,504 8 9 10 11 12 Other Projects<\$1,000,000	
2	
3 Electric - Production \$1,024,542 \$246,457	
Install control system at Lewis & Clark Station \$1,024,542 \$246,457	
5 Common - Intangible 3,963,256 1,003,504	
6 Common - Intangible Work Management System 3,963,256 1,003,504 10 11 12 Other Projects<\$1,000,000	1/
7 Work Management System 3,963,256 1,003,504 9 10 11	
8 9 10 11 12 Other Projects<\$1,000,000	
9 10 11 12 Other Projects<\$1,000,000	1/
10 11 12 Other Projects<\$1,000,000	
11 12 Other Projects<\$1,000,000	
12 Other Projects<\$1,000,000	
13	
14 Electric	
15 Production \$3,201,110 \$770,040	1/
16 Transmission:	
17 Integrated 899,031 136,365	1/
	2/
19 Distribution 5,313,975 927,273	2/
1 1 1	2/
21 Common:	
1 1	1/
	2/
24 Total Electric \$13,439,135 \$2,733,015	
25	
26 <u>Gas</u>	
1 1 1	2/
28 General 1,339,560 492,183	2/
29 Common:	
30 General Office 1,057,700 311,944	1/
	2/
32 Total Gas \$8,467,734 \$2,807,567	1
33	1
34	
35	
36	
37	
38	
39	
40	
41 TOTAL \$26,894,667 \$6,790,543	T

^{1/} Allocated to Montana.

^{2/} Directly assigned to Montana.

Year: 1998

TOTAL INTEGRATED SYSTEM & MONTANA PEAK AND ENERGY

Integrated System

				integrated o	yotoni	
		Peak	Peak	Peak Day Volumes	Total Monthly Volumes	Non-Requirements
552.00		Day of Month	Hour	Megawatts	Energy (Mwh)	Sales For Resale (Mwh)
1	Jan.	12	1900	332.8	229,708	40,758
2	Feb.	2	1900	289.9	192,366	41,158
3	Mar.	11	1000	306.5	222,558	47,459
4	Apr.	7	1200	273.5	218,199	69,442
5	May	27	1700	295.9	209,939	53,699
6	Jun.	25	1700	336.8	207,280	57,016
7	Jul.	27	1800	400.4	246,633	50,459
8	Aug.	13	1700	402.5	227,924	35,733
9	Sep.	10	1800	393.8	190,025	26,004
10	Oct.	16	1100	263.2	184,679	21,977
11	Nov.	18	1900	291.3	229,597	66,180
12	Dec.	21	1900	354.2	263,002	76,655
13	TOTAL				2,621,910	586,540

Montana

				MOHLAH	a	
		Peak	Peak	Peak Day Volumes	Total Monthly Volumes	Non-Requirements
		Day of Month	Hour	Megawatts	Energy (Mwh)	Sales For Resale (Mwh)
14	Jan.	12	1900	87.8		
15	Feb.	2	1900	72.6		
16	Mar.	11	1000	80.5		
17	Apr.	7	1200	62.9		
18	May	27	1700	69.2		
19	Jun.	25	1700	78.2		
20	Jul.	27	1800	94.8	Not Available	Not Available
21	Aug.	13	1700	91.7		
22	Sep.	10	1800	84.8		
23	Oct.	16	1100	62.5		
24	Nov.	18	1900	59.0		
25	Dec.	21	1900	84.4		
26	TOTAL	ericanioni Transport				

TOTAL SYSTEM Sources & Disposition of Energy SCHEDULE 33

	Sources	Megawatthours	Disposition	Megawatthours
1	Generation (Net of Station Use)			
2	Steam	2,078,168	Sales to Ultimate Consumers	
3	Nuclear		(Include Interdepartmental)	2,053,862
4	Hydro - Conventional			
5	Hydro - Pumped Storage		Requirements Sales	
6	Other	25,031	for Resale	
	(Less) Energy for Pumping			
8	NET Generation	2,103,199	Non-Requirements Sales	
	Purchases	730,921	for Resale	586,540
10	Power Exchanges			
11	Received	17,641	Energy Furnished	
12	Delivered	34,913	Without Charge	36
1 1	NET Exchanges	(17,272)		
14	Transmission Wheeling for Others		Energy Used Within	
15	Received	1,039,416	Electric Utility	7,602
16		971,757		
	NET Transmission Wheeling	67,659	Total Energy Losses	209,231
	Transmission by Others Losses	(27,236)		
19	TOTAL	2,857,271	TOTAL	2,857,271

Montana-Dakota's annual peak occurred during HE1700 August 13, 1998. All generation units were available for operation during the peak hour. The following units were on line and providing energy.

Heskett #1	16.1
Heskett #2	68.0
Lewis & Clark	38.3
Glendive Turbine	27.1
Miles City Turbine	16.3
Coyote	98.0
Big Stone	93.0
Williston Turbine	0.0

In addition to the above units, Montana-Dakota was purchasing 67 MW of its 67 MW share of the Antelope Valley 2 unit. Montana-Dakota also purchased 25 MW and sold 76 MW from and to other MAPP utilities with the remaining amount needed to meet the peak demand.

		SOURCES OF ELI	ECTRIC SUPPLY		Year: 1998
		Plant		Annual	Annual
	Type	Name	Location	Peak (MW)	Energy (Mwh)
1	Combustion Turbine	Williston Plant	Williston, ND	9.9	(79.2)
	Combustion Turbine	Miles City Turbine	Miles City, MT	28.4	9,203.0
l .	Thermal	Lewis & Clark Station	Sidney, MT	44.4	287,591.0
1	Combustion Turbine	Glendive Turbine	Glendive, MT	41.8	15,906.0
	Thermal	Heskett Station	Mandan, ND	102.0	444,417.0
1	Thermal	Big Stone Station	Milbank, SD	107.5	668,113.0
7		Dig Gtone Gtation	impank, ob	(MDU SHARE)	000,110.0
1	Thermal	Coyote Station	Beulah, ND	107.0	676,990.0
9	1	Coyote Gtation	Dedian, ND	(MDU SHARE)	070,000.0
1	Purchases	Basin Electric	10-31-2006	66.4	454,540.0
11	1	Basin Electric	10-31-2000	00.4	454,540.0
12	•				
13					
15					
16					
17			İ		
18					
19					
20	1				
21		1			
22					
23					
24					
25					
26					
27					
28					
29					
30	I .				
31					
32					
33					
34	1				
35	1				
36					
37	1				
38					
39	•				
40	· ·				
41	1				
42					
43	Total			507.4	2,556,680.8

Outage Start Date	Brief Description of Primary Cause	Outage Duration (hrs.)
- Cuit Duto		
	Big Stone Plant	
02/12/98	Replace Boiler Circ. Pump	46.28
03/17/98	Condensor Tube leak	15.12
04/25/98	Lightning struck transformer	7.93
05/03/98	SSH tube failure	32.47
05/27/98	Critical bus failure	2.18
06/12/98	Convection pass tube leak	48.20
06/25/98	Storm trip	6.68
08/14/98	Low air flow	7.33
08/30/98	Circ. Pump trip	7.17
09/11/98	Scheduled outage	1,177.97
10/31/98	Overspeed trip test	1.03
11/05/98	Control problems	1.98
11/05/98	Control problems	1.15
12/04/98	Cold reheat tube leak	23.63
	Coyote Station	
01/13/98	Tube leak repair	35.43
03/01/98	Oil leak #5 bearing repair	7.02
03/02/98	Unit trip (FD fan problem)	1.85
03/18/98	Boiler wash outage	64.75
06/25/98	Load rejection due to excessive line loading	2.75
06/25/98	Low steam flow	2.18
06/25/98	Low steam flow - pressure switch	2.58
06/25/98	Low steam flow	1.58
06/27/98	Waterbox valve leak	25.43
08/19/98	Generator alarm	35.13
08/24/98	Planned wash outage extended	55.88
08/27/98	Immediate outage to repair generator stator terminals	439.43
09/14/98	Low steam flow - pressure switch	1.08
09/14/98	Induced draft fan trip	1.43
09/14/98	Low steam flow	2.42
09/14/98	Low steam flow	1.42
09/22/98	Turbine balance outage	20.13
10/27/98	Boiler roof tube leak	93.42
11/23/98	Primary superheater tube leak	26.67
12/01/98	Lift line repair (1)	4.93
12/06/98	Lift line repair (2)	9.78
	<u>Heskett Unit 1</u>	
	This unit is in "economic reserve"	
	<u>Heskett Unit 2</u>	
03/14/98	Generating tube leak	154.22
03/21/98	Reserve Shutdown	24.00
03/22/98	Insufficient circulating water	90.00
03/25/98	Reserve Shutdown	103.83
07/29/98	Maintenance outage	100.68
08/19/98	High Temp. superheater tube leak	86.08
10/31/98	Maintenance outage	419.42
11/20/98	Reserve Shutdown	46.75
	Lewis & Clark Station	
02/25/98	ID Fan control VFD module failure	7.88
03/13/98	Tube leak in low temp superheater	38.67
05/02/98	Scrubber cleaning, mill liner replacement	310.30
05/15/98	Malfunction of feedwater control valve	6.02
07/14/98	Lightning hit transformer	10.02
09/01/98	Clean scrubber	8.78
10/02/98	Clean scrubber	37.23
10/03/98	Reserve Shutdown	25.50
11/17/98	Expansion joint on ID Fan leaking	25.22
12/11/98	Replace Expansion Joint on ID Fan	23.80

Itilities Co.
Montana-Dakota U
Company Name:

Year: 1998	Difference (MW & MWH)		
	Achieved Savings (MW & MWH)		
FROGRAMS	Planned Savings (MW & MWH)		
ANAGEMENT	% Change		
IAND SIDE MA	Last Year Expenditures		
ATION & DEN	Current Year Expenditures		
MONTANA CONSERVATION & DEMAND SIDE MANAGEMENT PROGRAMS	Program Description		
		1	32 TOTAL
		1 2 8 4 5 9 7 8 9 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	33

Company Name: Montana-Dakota Utilities Co.

		MONTANA CONSUMPTION AND REVENUES	NSUMPTION A	ND REVENUES	S		Year: 1998
		Operating	Revenues	MegaWatt Hours Sold	Hours Sold	Ava. No. of Customers 1/	ustomers 1/
		Current Previous	Previous	Current	Previous	Current	Previous
	Sales of Electricity	Year	Year	Year	Year	Year	Year
_	Residential	\$10,502,131	\$10,494,665	141,670	141,659	19,084	19,063
7	Small General	6,043,309	5,909,407	97,577	95,445	4,812	4,739
က	Large General	11,004,984	11,365,753	237,253	238,554	259	252
4	Lighting	672,513	670,142	9,691	959'6	2,340	1,953
2	Municipal Pumping	324,447	329,039	7,162	7,244	105	105
9	Sales to Other Utilities	3,182,031	1,872,092	Not Applicable	Not Applicable	Not Applicable	Not Applicable
7							
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10						1,4 14 14	
7 2							
13	TOTAL	\$31,729,415	\$30,641,098	493,353	492,558	26,600	26,112

1/ Reflects bills divided by twelve.